

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

**COPY**



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

---

Regular Meeting -- Wednesday, July 24, 2019

at 10:00 A.M.

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

---

**OFFICIAL RECORD.**

**VOLUME I**

**LORI E. LIGHTFOOT**  
Mayor

**ANDREA M. VALENCIA**  
City Clerk

*JOURNAL OF THE PROCEEDINGS OF THE CITY COUNCIL*  
Regular Meeting -- Wednesday, July 24, 2019

**TABLE OF CONTENTS**

	Page
Public Comment.....	2162
Communications From City Officers.....	2163
Reports Of Committees.....	2226
Committee on Finance.....	2226
Committee on the Budget and Government Operations.....	2351
Committee on Committees and Rules.....	2371
Committee on Economic, Capital and Technology Development.....	2376
Committee on Ethics and Government Oversight.....	2394
Committee on Health and Human Relations.....	2402
Committee on Housing and Real Estate.....	2404
Committee on License and Consumer Protection.....	2652
Committee on Pedestrian and Traffic Safety.....	2672
Committee on Transportation and Public Way.....	2715
Committee on Workforce Development.....	3633
Committee on Zoning, Landmarks and Building Standards.....	3646
Agreed Calendar.....	4191

*JOURNAL OF THE PROCEEDINGS OF THE CITY COUNCIL*  
Regular Meeting -- Wednesday, July 24, 2019

	Page
New Business Presented By Aldermen.....	4292
Traffic Regulations, Traffic Signs, Etc. ....	4292
Zoning Ordinance Amendments .....	4322
Claims .....	4326
Unclassified Matters .....	4327
Free Permits, License Fee Exemptions, Etc. ....	4432
 Approval Of The Journal.....	 4442
 Unfinished Business .....	 4442
 Miscellaneous Business.....	 4442
 Legislative Index.....	 Appendix A

**Attendance At Meeting.**

*Present* -- The Honorable Lori E. Lightfoot, Mayor, and Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyas, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein.

*Absent* -- None.

---

**Call To Order.**

On Wednesday, July 24, 2019 at 10:00 A.M., the Honorable Lori E. Lightfoot, Mayor, called the City Council to order. The Honorable Andrea M. Valencia, City Clerk, called the roll of members and it was found that there were present at that time: Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyas, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 48.

Quorum present.

---

**Pledge Of Allegiance.**

Alderman Dowell led the City Council and assembled guests in the Pledge of Allegiance to the Flag of the United States of America.

**Invocation.**

Father Michael Caruso, S.J., President of St. Ignatius College Prep, opened the meeting with prayer.

---

**PUBLIC COMMENT.**

In accordance with the City Council's Rules of Order and Procedure, the following members of the general public addressed the City Council:

Ronald Jackson

George Blakemore

Sandi Schneller

Melvin Bailey

Mark Carter

Paul McKinley

Edmond Dante Hamilton

Rabbi Michael Ben Yosef

Guana Stamps

Pat Murray

J. L. Gross

In accordance with the City Council's Rules of Order and Procedure, the following members of the general public registered to address the City Council but did not testify:

John Catanzara

Kalia Johnson

Zakiyyah S. Muhammad

EvAngel YHWHnewBN

Rasheed Atolagde de Aro

Carlos Aulet

Andrew C.M. Nelson

Deborah Dillon

Sonia Flores

Rochelle Davenport

Jackie Paige

Grady Norwood

Cheryl Johnson

Mike Dubeosky

---

**REPORTS AND COMMUNICATIONS FROM CITY OFFICERS.**

---

*Rules Suspended* -- CONGRATULATIONS EXTENDED TO SIX-YEAR-OLD SIMBI JIBRIL AND OFFICE OF EMERGENCY MANAGEMENT AND COMMUNICATIONS FIRE CALL TAKER MEGAN STAATZ ON LIFE-SAVING EFFORTS.

[R2019-606]

The Honorable Lori E. Lightfoot, Mayor, presented the following communication:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I transmit herewith, together with Aldermen O'Shea, Mitchell and Taliaferro, a congratulatory resolution concerning the Office of Emergency Management and Communications and two Chicago residents.

Your favorable consideration of this resolution will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
Mayor.

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

The following is said proposed resolution:

WHEREAS, On June 12, 2019, Simbi Jibril, a second-grade student at Adam Clayton Powell Elementary School on Chicago's South Side, was in the kitchen with her mother Shani Davis when the unthinkable happened. Ms. Davis began experiencing chest pain and collapsed on the kitchen floor; and

WHEREAS, Six-year-old Simbi knew exactly what to do. She immediately dialed the City's 9-1-1 emergency telephone number to request help for her mother; and

WHEREAS, Fire call taker Megan Staatz, a licensed paramedic for eight years, answered Simbi's call. Realizing that "something really was wrong", Ms. Staatz asked Simbi to check whether her mother was breathing. After learning that Ms. Davis was not breathing, Ms. Staatz first told Simbi to keep pressing on her mother's chest, then began to elicit information from the child about where to send help; and

WHEREAS, Following Ms. Staatz's instructions to the letter, Simbi clearly and confidently provided her mother's name, telephone number, address and door number, as well as the building entry code needed for first responders to access their apartment on the 19<sup>th</sup> floor; and she kept pushing on her mother's chest until, thankfully, her mother's breathing was restored; and

WHEREAS, While paramedics rushed to the scene, Ms. Staatz kept Simbi on the telephone, reassuring her that help was on the way and soothing her by asking about her age and her favorite subjects at school. Meanwhile, at Ms. Staatz's suggestion, Simbi collected her mother's telephone, clothes, purse, house keys and identification to give to the first responders when they arrived at the door; and

WHEREAS, Thanks to the wise decisions and concerted efforts, at different times, of many different people, this potentially tragic story has a happy ending, for Ms. Davis recovered and is doing well; and

WHEREAS, Six-year-old Simbi is the hero of the day. Everyone is amazed that such a young child would have the presence of mind to call 9-1-1 for help, to administer life-saving chest compressions to her mother, and to provide Ms. Staatz with detailed information about her mother's condition and location. Simbi deserves special recognition for studying hard and listening so closely to her teachers and mentors at school. She learned about calling 9-1-1 from a CAPS officer during a school presentation; and

WHEREAS, An exemplary mother and role model, Shani Davis deserves kudos for working with Simbi to ensure that she mastered critical information, such as her name, address and telephone number, and acquired other important basic skills. Ms. Davis's selfless efforts to teach Simbi were amply rewarded and ultimately served to save Ms. Davis's life; and

WHEREAS, The professionalism and compassion shown by Fire Call Taker Megan Staatz when shepherding six-year-old Simbi through the most difficult 10 minutes imaginable is a testament to Ms. Staatz's superior training, sensitivity and dedication to her job. Ms. Staatz, who exemplifies the skill, empathy and hard work of our 9-1-1 call takers and dispatchers, will be sorely missed at OEMC when she embarks this month on her new career as a Chicago firefighter; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 24<sup>th</sup> day of July 2019, do hereby honor and commend Simbi Jibril, Shani Davis, and Megan Staatz for their contributions in saving Ms. Davis's life; and

*Be It Further Resolved*, That suitable copies of this resolution be presented to Simbi Jibril, Shani Davis and Megan Staatz, and placed on permanent record in Megan Staatz's personnel file, as a token of our appreciation and esteem.

On motion of Alderman Mitchell, seconded by Aldermen Hairston, Moore, O'Shea, Taliaferro, Waguespack and Napolitano, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

At this point in the proceedings, the Honorable Lori E. Lightfoot, Mayor, rose and acknowledged six-year-old Simbi Jibril and 9-1-1 Call Taker Megan Staatz on their concerted life-saving rescue. Lauding Ms. Staatz for her professionalism and compassion in guiding Simbi through a sensitive medical emergency that had befallen her mother. Mayor Lightfoot commended the skillful and calming tact exhibited by Call Taker Staatz during the incident and the amazing attention and confidence shown by Simbi. Recognizing the commitment and training necessary for Call Taker Staatz to lead this successful rescue, Mayor Lightfoot also thanked the members of the Office of Emergency Management and Communications for their dedication to public service and the welfare of the people of Chicago. Mayor Lightfoot then invited Call Taker Megan Staatz along with Simbi Jibril and her mother Shani Davis to the Mayor's rostrum where she presented each with a parchment copy of the congratulatory resolution.

---

*Rules Suspended* -- COMMEMORATION OF 100<sup>TH</sup> ANNIVERSARY OF RED SUMMER 1919.

[R2019-607]

The Honorable Lori E. Lightfoot, Mayor, presented the following communication:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I transmit herewith, together with Aldermen Dowell, King and Ervin, a resolution commemorating the Red Summer of 1919.

Your favorable consideration of this resolution will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
Mayor.

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

The following is said proposed resolution:

WHEREAS, 2019 marks the 100<sup>th</sup> anniversary of Red Summer, a shameful event that saw the murder and injury of hundreds of people in race riots across the United States, some of the worst of which occurred in the City of Chicago; and

WHEREAS, Competition for jobs and housing at the end of World War I led to a host of social and economic problems that fed into already simmering racial tensions; and

WHEREAS, In Chicago, those tensions boiled over with the murder of an African-American youth who, while seeking relief in Lake Michigan during a heat wave, drifted into a beach area near 29<sup>th</sup> Street that was informally segregated for whites only; and

WHEREAS, That youth, Eugene Williams, was floating on a raft with others when he was struck in the head by a stone thrown by a white man standing on a breakwater. Williams lost his grip on the raft, and drowned. A white police officer refused to arrest the white man who threw the stone, and instead arrested an African-American man. When African-Americans objected to this injustice, they were attacked by white beachgoers; and

WHEREAS, This incident's violence quickly spread beyond the beach, and throughout the City acts of violence took place, included rioting, vandalism, and arson, with the rioters even taking measures to slow or block the arrival of the fire department and other emergency responders; and

WHEREAS, Rioting took place as far north as the Loop, but mostly occurred in predominantly African-American neighborhoods, in which hundreds of homes and businesses were damaged or destroyed; and

WHEREAS, The violence continued nearly unchecked, and it was not until the Illinois National Guard became involved that it was brought under control; and

WHEREAS, Between July 27<sup>th</sup> and August 3<sup>rd</sup>, there were 38 deaths directly attributable to the rioting, and another 537 people were injured. The majority of the casualties were African-Americans, including one African-American policeman; and

WHEREAS, More than 1,000 residents were left homeless as a result of arson and other vandalism, the majority of whom were African-American. Businesses were destroyed, and

other businesses locked African-American employees out because they feared a resurgence of violence. Rather than remain and rebuild, many African-Americans fled the City, never to return; and

WHEREAS, Red Summer is a time in our history that, while painful, represents an opportunity to learn and grow as a City; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 24<sup>th</sup> day of July 2019, do hereby commemorate the occasion of the 100<sup>th</sup> anniversary of Red Summer; and

*Be It Further Resolved*, That we call upon all Chicagoans to continue to work to put aside the racial, ethnic, and economic divisions that gave rise to Red Summer, and come together as one City that promotes the well-being of all.

On motion of Alderman Mitchell, seconded by Aldermen Dowell, King and Ervin, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

Nays -- None.

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

---

*Referred* -- APPOINTMENT OF RESHMA SONI AS CITY COMPTROLLER.

[A2019-41]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Finance*:

7/24/2019

COMMUNICATIONS, ETC.

2169

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have appointed Reshma Soni as City Comptroller.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

---

*Referred* -- REAPPOINTMENT OF JODI L. BLOCK AS MEMBER OF CHICAGO  
PUBLIC LIBRARY BOARD.

[A2019-42]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was  
*Referred to the Committee on the Budget and Government Operations:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have reappointed Jodi L. Block as a member of the  
Chicago Public Library Board for a term effective immediately and expiring June 30, 2022.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

---

*Referred --* REAPPOINTMENT OF CHRISTOPHER P. VALENTI AS MEMBER OF CHICAGO PUBLIC LIBRARY BOARD.

[A2019-43]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on the Budget and Government Operations:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have reappointed Christopher P. Valenti as a member of the Chicago Public Library Board for a term effective immediately and expiring June 30, 2022.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

7/24/2019

COMMUNICATIONS, ETC.

2171

*Referred* -- REAPPOINTMENT OF ELENA DURAN AS MEMBER OF LITTLE VILLAGE COMMISSION (SPECIAL SERVICE AREA NO. 25).

[A2019-44]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Economic, Capital and Technology Development*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have reappointed Elena Duran as a member of Special Service Area Number 25, the Little Village Commission, for a term effective immediately and expiring June 30, 2022.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

---

*Referred* -- REAPPOINTMENT OF JOSE HERNANDEZ, JR. AS MEMBER OF LITTLE VILLAGE COMMISSION (SPECIAL SERVICE AREA NO. 25).

[A2019-45]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Economic, Capital and Technology Development*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have reappointed Jose Hernandez, Jr. as a member of Special Service Area Number 25, the Little Village Commission, for a term effective immediately and expiring June 30, 2022.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

---

*Referred -- APPOINTMENT OF CANDICE C. CUSIC AS MEMBER OF WEST TOWN COMMISSION (SPECIAL SERVICE AREA NO. 29-2014).*

[A2019-47]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Economic, Capital and Technology Development:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have appointed Candice C. Cusic as a member of Special Service Area Number 29-2014, the West Town Commission, for a term expiring January 21, 2022, such period allocated as follows: a term effective immediately and expiring January 21, 2020, to succeed Peter J. Gariepy whose term has expired, followed immediately by a full two-year term.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

*Referred -- REAPPOINTMENT OF SARA M. DULKIN AS MEMBER OF WEST TOWN COMMISSION (SPECIAL SERVICE AREA NO. 29-2014).*

[A2019-49]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Economic, Capital and Technology Development:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have reappointed Sara M. Dulkan as a member of Special Service Area Number 29-2014, the West Town Commission, for the remainder of the current term that will expire on January 21, 2020, followed immediately by a full two-year term to expire on January 21, 2022.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

---

*Referred -- REAPPOINTMENT OF CHRISTOPHER C. HUNT AS MEMBER OF WEST TOWN COMMISSION (SPECIAL SERVICE AREA NO. 29-2014).*

[A2019-50]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Economic, Capital and Technology Development:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have reappointed Christopher C. Hunt as a member of Special Service Area Number 29-2014, the West Town Commission, for a term effective immediately and expiring January 21, 2021.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

---

*Referred --* APPOINTMENT OF NORA A. MC CARTHY AS MEMBER OF WEST TOWN COMMISSION (SPECIAL SERVICE AREA NO. 29-2014).

[A2019-46]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Economic, Capital and Technology Development:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have appointed Nora A. McCarthy as a member of Special Service Area Number 29-2014, the West Town Commission, for a term effective

7/24/2019

COMMUNICATIONS, ETC.

2175

immediately and expiring January 21, 2021, to succeed Chad D. Tepley, whose term has expired.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

---

*Referred* -- REAPPOINTMENT OF ADAM R. WILLIAMS AS MEMBER OF WEST TOWN COMMISSION (SPECIAL SERVICE AREA NO. 29-2014).

[A2019-48]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Economic, Capital and Technology Development:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have reappointed Adam R. Williams as a member of Special Service Area Number 29-2014, the West Town Commission, for a term effective immediately and expiring January 21, 2021.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

*Referred -- REAPPOINTMENT OF STEPHANIE D. FISHEL AS MEMBER OF ALBANY PARK COMMISSION (SPECIAL SERVICE AREA NO. 60).*

[A2019-51]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Economic, Capital and Technology Development:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have reappointed Stephanie D. Fishel as a member of Special Service Area Number 60, the Albany Park Commission, for a term effective immediately and expiring January 15, 2021.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

---

*Referred -- REAPPOINTMENT OF KAREN KENT AS MEMBER OF BOARD OF TRUSTEES OF COMMUNITY COLLEGE DISTRICT NO. 508.*

[A2019-52]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Education and Child Development:*

7/24/2019

COMMUNICATIONS, ETC.

2177

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have reappointed Karen Kent as a member of the Board of Trustees of Community College District Number 508 for a term effective immediately and expiring June 30, 2022.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

---

*Referred* -- REAPPOINTMENT OF DARRELL A. WILLIAMS AS MEMBER OF BOARD OF TRUSTEES OF COMMUNITY COLLEGE DISTRICT NO. 508.

[A2019-53]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Education and Child Development:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have reappointed Darrell A. Williams as a member of the Board of Trustees of Community College District Number 508 for a term effective immediately and expiring June 30, 2022.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

---

*Referred --* APPOINTMENT OF MATTHEW C. CROWL AS MEMBER OF CHICAGO POLICE BOARD.

[A2019-56]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Public Safety:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have appointed Matthew C. Crowl as a member of the Chicago Police Board for a term effective immediately and expiring August 10, 2024, to succeed John H. Simpson, whose term has expired.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

7/24/2019

COMMUNICATIONS, ETC.

2179

*Referred* -- REAPPOINTMENT OF JOHN P. O'MALLEY, JR. AS MEMBER OF CHICAGO POLICE BOARD.

[A2019-54]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Public Safety*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have reappointed John P. O'Malley, Jr. as a member of the Chicago Police Board for a term effective immediately and expiring August 10, 2024.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
Mayor.

---

*Referred* -- REAPPOINTMENT OF PAULA WOLFF AS MEMBER OF CHICAGO POLICE BOARD.

[A2019-55]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Public Safety*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have reappointed Paula Wolff as a member of the Chicago Police Board for a term effective immediately and expiring August 10, 2024.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

---

*Referred --* APPOINTMENT OF JOSE M. MUÑOZ AS COMMISSIONER OF  
CHICAGO PARK DISTRICT.

[A2019-57]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was  
*Referred to the Committee on Special Events, Cultural Affairs and Recreation:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have appointed Jose M. Muñoz as a commissioner of the Chicago Park District for a term effective immediately and expiring April 25, 2020, to complete the unexpired term of Jesse H. Ruiz, who has resigned.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

7/24/2019

COMMUNICATIONS, ETC.

2181

*Referred* -- APPOINTMENT OF ANDRE L. BRUMFIELD AS MEMBER OF CHICAGO PLAN COMMISSION.

[A2019-64]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Zoning, Landmarks and Building Standards*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have appointed Andre L. Brumfield as a member of the Chicago Plan Commission for a term effective immediately and expiring January 25, 2023, to complete the unexpired term of the late Albert D. Tyson III.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
Mayor.

---

*Referred* -- APPOINTMENT OF TERESA CORDOVA AS MEMBER OF CHICAGO PLAN COMMISSION.

[A2019-62]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Zoning, Landmarks and Building Standards*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have appointed Teresa Cordova as a member of the Chicago Plan Commission for a term effective immediately and expiring January 25, 2022, to complete the unexpired term of Martin Cabrera, Jr., who has resigned.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

---

*Referred --* APPOINTMENT OF DEBORAH C. MOORE AS MEMBER OF CHICAGO PLAN COMMISSION.

[A2019-65]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Zoning, Landmarks and Building Standards:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have appointed Deborah C. Moore as a member of the Chicago Plan Commission for a term effective immediately and expiring January 25, 2024, to succeed Gary Gardner, whose term has expired.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

*Referred* -- APPOINTMENT OF GUACOLDA E. REYES AS MEMBER OF CHICAGO PLAN COMMISSION.

[A2019-63]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Zoning, Landmarks and Building Standards:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have appointed Guacolda E. Reyes as a member of the Chicago Plan Commission for term effective immediately and expiring January 25, 2021, to complete the unexpired term of Leslie F. Bond, Jr., who has resigned.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
Mayor.

*Referred* -- APPOINTMENT OF ZURICH S. ESPOSITO AS MEMBER OF ZONING BOARD OF APPEALS.

[A2019-58]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Zoning, Landmarks and Building Standards:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have appointed Zurich S. Esposito as a member of the Zoning Board of Appeals for a term effective immediately and expiring July 1, 2024, to succeed Shaina Doar, whose term has expired.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

---

*Referred -- APPOINTMENT OF TIMOTHY R. KNUDSEN AS ALTERNATE MEMBER OF ZONING BOARD OF APPEALS.*

[A2019-59]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Zoning, Landmarks and Building Standards:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have appointed Timothy R. Knudsen as an alternate member of the Zoning Board of Appeals for a term effective immediately and expiring July 1, 2024.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

7/24/2019

COMMUNICATIONS, ETC.

2185

*Referred* -- APPOINTMENT OF JAMES RUDYK, JR. AS ALTERNATE MEMBER OF ZONING BOARD OF APPEALS.

[A2019-60]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Zoning, Landmarks and Building Standards*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have appointed James Rudyk, Jr. as an alternate member of the Zoning Board of Appeals for a term effective immediately and expiring July 1, 2024.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
Mayor.

---

*Referred* -- APPOINTMENT OF JOLENE N. SAUL AS MEMBER OF ZONING BOARD OF APPEALS.

[A2019-61]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was *Referred to the Committee on Zoning, Landmarks and Building Standards*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- I have appointed Jolene N. Saul as a member of the Zoning Board of Appeals for a term effective immediately and expiring July 1, 2020, to complete the unexpired term of Amanda Williams, who has resigned.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
Mayor.

---

*Referred* -- AMENDMENT OF SECTION 2-56-110 OF MUNICIPAL CODE REGARDING CONDITIONS FOR RELEASE OF CONFIDENTIAL INVESTIGATORY FILES AND REPORTS OF OFFICE OF INSPECTOR GENERAL TO PUBLIC.

[O2019-5548]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, *Referred to the Committee on Ethics and Government Oversight*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

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

LADIES AND GENTLEMEN -- At the request of the Corporation Counsel, I transmit herewith an ordinance amending Chapter 2-56 of the Municipal Code regarding conditions for release of reports.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
Mayor.

*Referred* -- AMENDMENT OF CHAPTERS 3-56, 9-64 AND 9-100 OF MUNICIPAL CODE REGARDING WHEEL TAX LICENSE FEES, PILOT PROGRAM, LATE FEES AND DETERMINATIONS OF LIABILITY, VIOLATION FINES AND PAYMENT PLANS.

[O2019-5547]

The Honorable Lori E. Lightfoot, 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

July 24, 2019.

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

LADIES AND GENTLEMEN -- At the request of the City Comptroller, I transmit herewith, together with City Clerk Valencia and Aldermen Villegas, Scott, Dowell and Waguespack, an ordinance amending various provisions of the Municipal Code regarding fines, fees and payment plans.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
Mayor.

---

*Referred* -- AMENDMENT OF SECTION 17-6-0403-F OF MUNICIPAL CODE REGARDING ZONING CHANGES TO KINZIE CORRIDOR PLANNED MANUFACTURING DISTRICT, SUBDISTRICTS A AND B, AND SECTION 17-6-0403-G REGARDING SUPPLEMENTAL USE STANDARDS.

[O2019-5606]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, *Referred to the Committee on Zoning, Landmarks and Building Standards*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

*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, together with Alderman Burnett, an ordinance amending the Kinzie Industrial Corridor.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

---

*Referred --* FOURTH AMENDMENT TO GROUND LEASE AGREEMENT WITH AERO O'HARE EXPRESS LLC FOR EXPANSION OF PARKING LOT AT CHICAGO O'HARE INTERNATIONAL AIRPORT.

[O2019-6519]

The Honorable Lori E. Lightfoot, 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

July 24, 2019.

*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 a ground lease at O'Hare International Airport with Aero O'Hare Express LLC.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
Mayor.

---

*Referred* -- CONCESSION LEASE AND LICENSE AGREEMENTS WITH  
ALCLEAR LLC, DOING BUSINESS AS CLEAR, TO LEASE, DEVELOP AND  
OPERATE TRAVEL DOCUMENT CHECKER PROGRAM AT CHICAGO O'HARE  
INTERNATIONAL AIRPORT AND MIDWAY INTERNATIONAL AIRPORT.

[O2019-6520]

The Honorable Lori E. Lightfoot, 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

July 24, 2019.

*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, together with Alderman O'Shea, an ordinance authorizing the execution of a concession lease and license agreement with CLEAR regarding biometric screening.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
Mayor.

*Referred* -- AMENDMENT OF YEAR 2019 ANNUAL APPROPRIATION  
ORDINANCE WITHIN FUND NO. 925.

[O2019-6499]

The Honorable Lori E. Lightfoot, 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

July 24, 2019.

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

LADIES AND GENTLEMEN -- At the request of the Budget Director, I transmit herewith a Fund 925 amendment.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

*Referred* -- SUPPORT OF COOK COUNTY CLASS C TAX INCENTIVE FOR  
PROPERTY AT 3269 -- 3325 N. CALIFORNIA AVE. AND 2727 W. ROSCOE ST.

[O2019-6518]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, *Referred to the Committee on Economic, Capital and Technology Development*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

*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 a Class C tax status for property located at 3269 -- 3325 North California Avenue and 2727 West Roscoe Street.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
Mayor.

---

*Referred -- SALE OF VARIOUS CITY-OWNED PROPERTIES.*

[O2019-5597, O2019-5622, O2019-5640,  
O2019-5661, O2019-5670, O2019-5743,  
O2019-5945, O2019-6054, O2019-6090,  
O2019-6117, O2019-6189, O2019-6210,  
O2019-6425, O2019-6466, O2019-6521]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was, together with the proposed ordinances transmitted therewith, *Referred to the Committee on Housing and Real Estate:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

*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 ordinances authorizing the sale of City-owned property.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
Mayor.

---

*Referred* -- ESTABLISHMENT OF CHICAGO COMMUNITY LAND TRUST AFFORDABLE HOMEOWNERSHIP AND HOUSING PILOT PROGRAM TO PRESERVE AFFORDABLE HOUSING IN GENTRIFYING NEIGHBORHOODS USING AFFORDABLE HOUSING OPPORTUNITY FUNDS.

[O2019-5555]

The Honorable Lori E. Lightfoot, 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

July 24, 2019.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Housing, I transmit herewith an ordinance authorizing an allocation of Affordable Housing Opportunity Funds for affordable home ownership and a housing program pilot.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
Mayor.

*Referred* -- ACQUISITION OF PROPERTY AT 7733 -- 7759 W. CLARENCE AVE.  
[O2019-5588]

The Honorable Lori E. Lightfoot, 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

July 24, 2019.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Transportation, I transmit herewith an ordinance authorizing acquisition of property on portions of West Clarence Avenue.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
Mayor.

---

*Referred* -- SUBLEASE AGREEMENT WITH SINAI HEALTH SYSTEM FOR USE OF BUILDING SPACE AT 1111 S. WESTERN AVE. BY DEPARTMENT OF PUBLIC HEALTH.

[O2019-5592]

The Honorable Lori E. Lightfoot, 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

July 24, 2019.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Fleet and Facility Management, I transmit herewith an ordinance authorizing the execution of a sublease agreement for property located at 1111 South Western Avenue.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
*Mayor.*

---

*Referred* -- AMENDMENT OF AGREEMENTS WITH VARIOUS ENTITIES ASSOCIATED WITH CONSTRUCTION OF BRIDGES OVER WELLS ST. AND WENTWORTH AVE.

[O2019-5556]

The Honorable Lori E. Lightfoot, 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

July 24, 2019.

*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 amendments to previously executed

agreements with various railroads and the Chicago Park District regarding the Wells-Wentworth Connector.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
Mayor.

---

*Referred* -- EXPENDITURES OF OPEN SPACE IMPACT FEE FUNDS FOR VARIOUS COMMUNITY-BASED PROJECTS.

[O2019-6515, O2019-6517]

The Honorable Lori E. Lightfoot, Mayor, submitted the following communication which was, together with the proposed ordinances transmitted therewith, *Referred to the Committee on Special Events, Cultural Affairs and Recreation*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

July 24, 2019.

*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 ordinances authorizing the expenditure of Open Space Impact Fee funds.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) LORI E. LIGHTFOOT,  
Mayor.

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

The Honorable Andrea M. Valencia, City Clerk, informed the City Council that documents have been filed in her office relating to the respective subjects designated as follows:

*Placed On File* -- CERTIFICATION OF CITY FUNDING REQUIREMENT FOR LABORERS' AND RETIREMENT BOARD EMPLOYEES' ANNUITY AND BENEFIT FUND OF CHICAGO FOR TAX LEVY YEAR 2020 (PAYMENT YEAR 2021).

[F2019-106]

A communication from Michael Walsh, Executive Director and Chief Investment Officer, Laborers' and Retirement Board Employees' Annuity and Benefit of Chicago, under the date of June 19, 2019, received in the Office of the City Clerk on July 3, 2019, transmitting a resolution certifying the required funding contribution by the City for the Fund for the tax levy year 2020 (payment year 2021), which was *Placed on File*.

---

*Placed On File* -- CIVILIAN OFFICE OF POLICE ACCOUNTABILITY QUARTERLY REPORT.

[F2019-111]

A communication from Sydney R. Roberts, Chief Administrator, Civilian Office of Police Accountability, received in the Office of the City Clerk on July 17, 2019, transmitting a report providing quarterly and annual updates on the Civilian Office of Police Accountability's operations and summary of statistical data for investigative work during the period of April 1, 2019 through June 30, 2019, which was *Placed on File*.

---

*Placed On File* -- CHICAGO TRANSIT AUTHORITY ANNUAL RIDE HAILING FEE REPORT REGARDING USE OF PROCEEDS TO FUND INFRASTRUCTURE IMPROVEMENTS.

[F2019-108]

A communication from the Chicago Transit Authority, received in the Office of the City Clerk on July 9, 2019, transmitting pursuant to the Intergovernmental Ground Transportation Tax Agreement between the City and the Chicago Transit Authority, an annual report describing the CTA's use of funds for infrastructure improvements for Year 2019, which was *Placed on File*.

*Placed On File* -- OFFICE OF INSPECTOR GENERAL'S ADVISORY REPORT CONCERNING INEQUITIES IN CHICAGO'S RESIDENTIAL STREET INFRASTRUCTURE MANAGEMENT.

[F2019-103]

A communication from Joseph M. Ferguson, Inspector General, under the date of June 13, 2019, received in the Office of the City Clerk on June 14, 2019, transmitting a summary of audit findings from year 2017 concerning inequities between wards and underfunding of residential infrastructure projects, which was *Placed on File*.

---

*Placed On File* -- OFFICE OF INSPECTOR GENERAL'S AUDIT REPORT OF CHICAGO DEPARTMENT OF TRANSPORTATION'S BILLING PROCESS FOR COMMERCIAL DRIVEWAY PERMIT ANNUAL FEES.

[F2019-104]

A communication from Joseph M. Ferguson, Inspector General, under the date of July 1, 2019, received in the Office of the City Clerk on July 1, 2019, transmitting a report of an audit of the Chicago Department of Transportation's billing process for commercial driveway permit annual fees, which was *Placed on File*.

---

*Placed On File* -- OFFICE OF INSPECTOR GENERAL'S PUBLIC SAFETY SECTION FOLLOW-UP INQUIRY TO SEPTEMBER 2018 REVIEW OF CHICAGO POLICE DEPARTMENT'S MANAGEMENT OF SCHOOL RESOURCE OFFICERS.

[F2019-102]

A communication from Joseph Lipari, Deputy Inspector General, Public Safety, under the date of June 13, 2019, received in the Office of the City Clerk on June 13, 2019, transmitting a follow-up inquiry to its September 2018 review of the Chicago Police Department's management of school resource officers assigned to Chicago Public Schools 2018, which was *Placed on File*.

---

*Placed On File* -- OFFICE OF INSPECTOR GENERAL'S QUARTERLY REPORT.

[F2019-109]

A communication from Joseph M. Ferguson, Inspector General, under the date of July 15, 2019, received in the Office of the City Clerk on July 16, 2019, transmitting pursuant to Section 2-56-120 of the Municipal Code of Chicago, a quarterly report for the period ended June 30, 2019, regarding investigations and operations of the City of Chicago Office of the Inspector General, which was *Placed on File*.

*Placed On File* -- COMPREHENSIVE ANNUAL FINANCIAL REPORT OF METROPOLITAN WATER RECLAMATION DISTRICT OF GREATER CHICAGO FOR YEAR 2018.

[F2019-112]

A communication from Jacqueline Torres, Clerk/Director of Finance, Metropolitan Water Reclamation District of Greater Chicago, under the date of June 11, 2019, received in the Office of the City Clerk on July 17, 2019, transmitting a comprehensive annual financial report for the year ending December 31, 2018, which was *Placed on File*.

---

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

**PUBLICATION OF JOURNAL.**

The City Clerk informed the City Council that all those ordinances, et cetera, which were passed by the City Council on June 12, 2019 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 July 24, 2019 by being printed in full text in printed pamphlet copies of the *Journal of the Proceedings of the City Council of the City of Chicago* of the regular meeting held on June 12, 2019, published by authority of the City Council, in accordance with the provisions of Title 2, Chapter 12, Section 050 of the Municipal Code of Chicago, as passed on June 27, 1990.

---

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

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

*Referred* -- ZONING RECLASSIFICATIONS OF PARTICULAR AREAS.

Applications (in triplicate) together with the proposed ordinances for amendment of Title 17 of the Municipal Code of Chicago (the Chicago Zoning Ordinance), as amended, for the purpose of reclassifying particular areas, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

Baltimore Properties LLC (Application Number 20128) -- to classify as an M3-2 Heavy Industry District instead of an M1-2 Limited Manufacturing/Business Park District the area shown on Map Number 22-B bounded by:

East 87<sup>th</sup> Street; the Baltimore and Ohio Railroad; East 88<sup>th</sup> Street; and South Baltimore Avenue (common address: 8701 -- 8757 South Baltimore Avenue).

[O2019-5685]

Bracken Management, Inc. (Application Number 20131) -- to classify as a C1-1.5 Neighborhood Commercial District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 10-F bounded by:

West Root Street; a line 50 feet west of and parallel with the west right-of-way line of South Normal Street; the public alley next south of and parallel with West Root Street; and a line 105 feet west of and parallel with the west right-of-way line of South Normal Street (common address: 505 -- 507 West Root Street).

[O2019-5617]

Broadway & Harbor LLC (Application Number 20116) -- to classify as a B3-3 Community Shopping District instead of an RM5 Residential Multi-Unit District and a B3-2 Community Shopping District and, further, to classify as a Residential Business Planned Development instead of a B3-3 Community Shopping District the area shown on Map Number 9-F bounded by:

West Cornelia Avenue; North Broadway; a line 322.08 feet along North Broadway south of and parallel to West Cornelia Avenue; a line 339.00 feet west of North Broadway; a line 203.46 feet south of and parallel to West Cornelia Avenue; a line 377.50 feet west of North Broadway; a line 139 feet south of and parallel to West Cornelia Avenue; and a line 105.15 feet west of North Broadway (common address: 3450 -- 3480 North Broadway/645 -- 653 West Cornelia Avenue).

[O2019-5598]

James Clough and Suzanne Belinson (Application Number 20076T1) -- to classify as a B2-3 Neighborhood Mixed-Use District instead of a B3-2 Community Shopping District the area shown on Map Number 3-H bounded by:

the public alley next north and parallel to North Paulina Street; Moorman Street; North Paulina Street; and a line 24 feet west of and parallel to Moorman Street (common address: 1248 North Paulina Street).

[O2019-5523]

Alan Coyle (Application Number 20091) -- to classify as a B2-3 Neighborhood Mixed-Use District instead of a B1-2 Neighborhood Shopping District the area shown on Map Number 11-I bounded by:

West Lawrence Avenue; a line 162.81 feet east of and parallel to North Virginia Avenue; the public alley next south of West Lawrence Avenue; and a line 135.81 feet east of and parallel to North Virginia Avenue (common address: 2763 West Lawrence Avenue).

[O2019-5557]

CWI Chicago Hotel LLC (Application Number 20117) -- to classify as Business Planned Development Number 381, as amended, instead of Business Planned Development Number 381 the area shown on Map Number 1-F bounded by:

West Wacker Drive; North State Street; West Lake Street; and North Dearborn Street (common address: 1 -- 39 West Wacker Drive; 200 -- 240 North State Street; 2 -- 40 West Lake Street and 209 -- 241 North Dearborn Street).

[O2019-5518]

DAG 4433 West Fullerton LLC (Application Number 20089T1) -- to classify as a B2-3 Neighborhood Mixed-Use (subject to Type 1 narrative and plans) District instead of a B2-3 Neighborhood Shopping District the area shown on Map Number 5-K bounded by:

West Fullerton Avenue; North Kenneth Avenue; the public alley next south of and parallel to West Fullerton Avenue; and a line 82.57 feet west of and parallel to North Kenneth Avenue (common address: 4433 -- 4439 West Fullerton Avenue).

[O2019-5549]

DIVKEE LLC (Application Number 20106T1) -- to classify as an RM6 Residential Multi-Unit District instead of a C1-1 Neighborhood Commercial District the area shown on Map Number 3-K bounded by:

West Division Street; North Keeler Avenue; a line 50 feet south of and parallel to West Division Street; and a line 100 feet west of and parallel to North Keeler Avenue (common address: 4201 West Division Street).

[O2019-5536]

The Dragovich Family Limited Partnership (Application Number 20082T1) -- to classify as a B2-1 Neighborhood Mixed-Use District instead of an M2-3 Light Industry District the area shown on Map Number 7-H bounded by:

a line 125 feet southeast of and parallel to North Wolcott Avenue; the public alley next northeast of and parallel to North Clybourn Avenue; a line 200 feet southeast of and parallel to North Wolcott Avenue; and North Clybourn Avenue (common address: 2641 -- 2645 North Clybourn Avenue).

[O2019-5529]

Dubbs Enterprises (Application Number 20126) -- to classify as an RM4.5 Residential Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 3-I bounded by:

West Potomac Avenue; a line 240.68 feet west of and parallel to North Washtenaw Avenue; the alley next south of and parallel to West Potomac Avenue; and a line 265.68 feet west of and parallel to North Washtenaw Avenue (common address: 2725 West Potomac Avenue).

[O2019-5674]

EZMB LLC (Application Number 20123T1) -- to classify as a B2-3 Neighborhood Mixed-Use District instead of a B2-2 Neighborhood Mixed-Use District the area shown on Map Number 5-H bounded by:

West Webster Avenue; a line 100 feet east of North Seeley Avenue; the alley next north of and parallel to West Webster Avenue; and a line 125 feet east of North Seeley Avenue (common address: 2016 West Webster Avenue).

[O2019-5564]

EZMB LLC (Application Number 20120T1) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an M1-2 Limited Manufacturing Business Park District and an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 7-G bounded by:

West Diversey Parkway; a line 124 feet east of North Ashland Avenue; the alley next south of and parallel to West Diversey Parkway; and a line 64.08 feet east of and parallel to North Ashland Avenue (common address: 1545 -- 1549 West Diversey Parkway).

[O2019-5579]

Five Thirty-One Partners LLC (Application Number 20079T1) -- to classify as a B2-3 Neighborhood Mixed-Use District instead a B1-1 Neighborhood Shopping District the area shown on Map Number 5-N bounded by:

North Oak Park Avenue; the public alley next north of and parallel to West North Avenue; a line 135.04 feet east of and parallel to North Oak Park Avenue; and West North Avenue (common address: 6746 -- 6758 West North Avenue).

[O2019-5526]

Janusz Godlewski (Application Number 20084) -- to classify as an RM4.5 Residential Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 7-I bounded by:

West Altgeld Street; the public alley next east of and parallel to North California Avenue; a line 75 feet south of and parallel to West Altgeld Street; and North California Avenue (common address: 2453 -- 2455 North California Avenue).

[O2019-5531]

Gregory Phillips Trust (Application Number 20085) -- to classify as an RT3.5 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS2 Residential Single-Unit (Detached House) District the area shown on Map Number 18-E bounded by:

a line 100 feet south of and parallel to East 78<sup>th</sup> Street; South Indiana Avenue; a line 160 feet south of and parallel to East 78<sup>th</sup> Street; and the public alley next west of and parallel to South Indiana Avenue (common address: 7810 -- 7812 South Indiana Avenue).

[O2019-5532]

Herrera Property Management LLC (Application Number 20129T1) -- to classify as a C2-2 Motor Vehicle-Related Commercial District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 5-L bounded by:

a line 108.37 feet north of and parallel to West Cortland Street; North Cicero Avenue; a line 58.37 feet north of and parallel to West Cortland Street; and a public alley next west of and parallel to North Cicero Avenue (common address: 1906 -- 1908 North Cicero Avenue).

[O2019-5690]

Hope Manor Village Housing Limited Partnership (Application Number 20107) -- to classify as an RT4 Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Single-Unit (Detached House) District the area shown on Map Number 14-G bounded by:

a line 268.25 feet north of and parallel to the north line of West 61<sup>st</sup> Street; the public alley next east of South Green Street; a line 238 feet north of and parallel to the north line of West 61<sup>st</sup> Street; and South Green Street (common address: 6033 South Green Street).

[O2019-5635]

Hope Manor Village Housing Limited Partnership (Application Number 20108) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Single-Unit Detached House District the area shown on Map Number 14-G bounded by:

a line 22.30 feet north of and parallel to the north line of West 60<sup>th</sup> Street; South Green Street; West 60<sup>th</sup> Street; and the public alley next west of South Green Street (common address: 5958 South Green Street).

[O2019-5650]

Hope Manor Village Housing Limited Partnership (Application Number 20109) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 14-G bounded by:

a line 298.50 feet north of and parallel to the north line of West 61<sup>st</sup> Street; the public alley next east of South Green Street; a line 268.25 feet north of and parallel to the north line of West 61<sup>st</sup> Street; and South Green Street (common address: 6031 South Green Street).

[O2019-5657]

Hope Manor Village Housing Limited Partnership (Application Number 20110) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Single-Unit (Detached House) District the area shown on Map Number 14-G bounded by:

a line 238 feet north of and parallel to the north line of West 61<sup>st</sup> Street; the public alley next east of South Green Street; a line 207.84 feet north of and parallel to the north line of West 61<sup>st</sup> Street; and South Green Street (common address: 6035 -- 6039 South Green Street).

[O2019-5601]

Hope Manor Village Housing Limited Partnership (Application Number 20111) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Single-Unit (Detached House) District the area shown on Map Number 14-G bounded by:

West 61<sup>st</sup> Street; the public alley next east of South Sangamon Street; a line 28.50 feet south of and parallel to the south line of West 61<sup>st</sup> Street; and South Sangamon Street (common address: 6101 South Sangamon Street).

[O2019-5607]

I Development, Inc. (Application Number 20092T1) -- to classify as a B2-3 Neighborhood, Mixed-Use District instead of a B3-2 Community Shopping District the area shown on Map Number 3-F bounded by:

a line 75 feet north of and parallel to West Walton Street; the alley next east of and parallel to North Orleans Street; a line 28 feet north of and parallel to West Walton Street; and North Orleans Street (common address: 933 -- 937 North Orleans Street).

[O2019-5554]

JIA Bosworth LLC (Application Number 20086) -- to classify as a B3-2 Community Shopping District instead of Business Planned Development 1047 the area shown on Map Number 9-G bounded by:

a line 141.15 feet north of and parallel to West Addison Street; North Southport Avenue; a line 91.15 feet north of and parallel to West Addison Street; and the public alley next west of and parallel to North Southport Avenue (common address: 3608 -- 3610 North Southport Avenue).

[O2019-5533]

Jones Chicago Real Property II LLC (Application Number 20125) -- to classify as a Manufacturing Planned Development instead of a PMD-2 Planned Manufacturing District the area shown on 3-G bounded by:

a point being the intersection of the east right-of-way line of North Elston Avenue with Augusta Boulevard; an east/west line traveling east 280.96 feet; a line traveling southeast for a distance of 799.35 feet to a point 332.49 feet north of the north line of the Union Pacific Railroad right-of-way; a line traveling south 332.49 feet to its intersection with the north line of the Union Pacific Railroad right-of-way; the Union Pacific Railroad right-of-way; and North Elston Avenue (common address: 929 -- 949 North Elston Avenue).

[O2019-5669]

Jonathan Klemm (Application Number 20080T1) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an M1-2 Limited Manufacturing/Business Park the area shown on Map Number 7-H bounded by:

a line 243 feet east of and parallel to North Western Avenue; West Montana Street; a line 267 feet east of and parallel to North Western Avenue; and the public alley next south of and parallel to West Montana Street (common address: 2333 West Montana Street).

[O2019-5527]

Landshark Ventures LLC (Application Number 20077) -- to classify as a B2-2 Community Shopping District instead of a B1-2 Neighborhood Shopping District the area shown on Map Number 16-I bounded by:

the alley next north of and parallel to West 69<sup>th</sup> Street (Lithuanian Plaza Court); a line 58.56 feet west of and parallel to South Rockwell Street; West 69<sup>th</sup> Street (Lithuanian Plaza Court); and a line 83.56 feet west of and parallel to South Rockwell Street (common address: 2606 West 69<sup>th</sup> Street (Lithuanian Plaza Court)).

[O2019-5524]

Lawrence 1101 LLC and Fulton West Loop Cedar Lawrence LLC (jointly) (Application Number 20088T1) -- to classify as a B2-5 Neighborhood Mixed-Use District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 11-G bounded by:

a line 83.41 feet south of and parallel to West Lawrence Avenue; North Winthrop Avenue; a line 216.73 feet south of and parallel to West Lawrence Avenue; and the alley next west of and parallel to North Winthrop Avenue (common address: 4738 -- 4750 North Winthrop Avenue).

[O2019-5535]

Brandon Lieberthal (Application Number 20067) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 5-J bounded by:

West Dickens Avenue; a line 99.63 feet west of and parallel to South St. Louis Avenue; the alley next south and parallel to West Dickens Avenue; a line 124.63 feet west of and parallel to South St. Louis Avenue (common address: 3511 West Dickens Avenue).

[O2019-5512]

Yao Lin (Application Number 20102) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 8-I bounded by:

the public alley next north of West Pershing Road; South Francisco Avenue; West Pershing Road; and a line 50.90 feet west of and parallel to South Francisco Avenue (common address: 2900 -- 2902 West Pershing Road).

[O2019-5546]

Christopher Litwin (Application Number 20071) -- to classify as a B2-2 Neighborhood Mixed-Use District instead of an M3-3 Heavy Industry District the area shown on Map Number 3-G bounded by:

the public alley 100 feet north of and parallel to West Augusta Boulevard; a line 300 feet west of and parallel to North Elston Avenue; West Augusta Boulevard; and a line next northeast of and parallel to Chicago and Northwestern Railway (common address: 1230 West Augusta Boulevard).

[O2019-5516]

Marquette Management LLC (Application Number 20113) -- to classify as Residential-Business Planned Development Number 1384, as amended, instead of Residential-Business Planned Development Number 1384 the area shown on Map Number 1-G bounded by:

West Lake Street; North Ada Street; a line 271.27 feet south of and parallel to West Lake Street; the alley next west of and parallel to North Ada Street; the alley south of and parallel to West Lake Street; and a line 161.02 feet west of and parallel to North Ada Street (common address: 158 -- 184 North Ada Street and 1353 -- 1367 West Lake Street).

[O2019-5577]

Maynard-3501 Pine Grove LLC (Application Number 20104T1) -- to classify as an RM5.5 Residential Multi-Unit District instead of an RM5 Residential Multi-Unit District the area shown on Map Number 9-F bounded by:

the public alley next north of and parallel to West Cornelia Avenue; a line 60 feet east of and parallel to North Pine Grove Avenue; West Cornelia Avenue; and North Pine Grove Avenue (common address: 3501 North Pine Grove Avenue).

[O2019-5550]

Padraig McGuire (Application Number 20121T1) -- to classify as a B2-3 Neighborhood Mixed-Use District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 7-I bounded by:

West Diversey Avenue; a line 100 feet east of and parallel to North Campbell Avenue; the alley next north of and parallel to West Diversey Avenue; and a line 125 feet east of and parallel to North Campbell Avenue (common address: 2448 West Diversey Avenue).

[O2019-5559]

MCZ Sheridian LLC (Application Number 20096T1) -- to classify as a B2-3 Neighborhood Mixed-Use District instead of a Community Shopping District the area shown on Map Number 13-G bounded by:

West Balmoral Avenue; North Sheridan Road; a line 100 feet south of and parallel to West Balmoral Avenue; and the alley next west of and parallel to North Sheridan Road (common address: 5356 North Sheridan Road).

[O2019-5540]

Javier Medina (Application Number 20070) -- to classify as a C2-1 Motor Vehicle-Related Commercial District instead of an RS3 Residential Single-Unit District the area shown on Map Number 7-J bounded by:

the public alley next north of and parallel to West Diversey Avenue; a line 52 feet east of and parallel to North Avers Avenue; West Diversey Avenue; and North Avers Avenue (common address: 3820 West Diversey Avenue).

[O2019-5515]

Msquared Properties LLC (Application Number 20099) -- to classify as a C1-2 Neighborhood Commercial District instead of a B2-2 Neighborhood Mixed-Use District the area shown on Map Number 4-G bounded by:

West 18<sup>th</sup> Street; the public alley next west of and parallel to South Peoria Street; the public alley next south of and parallel to West 18<sup>th</sup> Street; and a line 74.75 feet west of the alley next west of and parallel to South Peoria Street (common address: 901 -- 905 West 18<sup>th</sup> Street).

[O2019-5541]

Susan Narvaez (Application Number 20075) -- to classify as a C1-1 Neighborhood Commercial District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 7-M bounded by:

West Diversey Avenue; a line 50 feet west of and parallel to North Mobile Avenue; a public alley next south of and parallel to West Diversey Avenue; and a line 104.86 feet west of and parallel to North Mobile Avenue (common address: 6309 West Diversey Avenue).

[O2019-5522]

North Park Ventures LLC (Application Number 20112) -- to classify as a DX-7 Downtown Mixed-Use District instead of a C1-1 Neighborhood Commercial District and a C2-5 Motor Vehicle-Related Commercial District and, further, to classify as a Business Planned Development instead of a DX-7 Downtown Mixed-Use District the area shown on Map Number 1-G bounded by:

North Halsted Street; West Lake Street; a line 200.73 feet west of and parallel to North Halsted Street; a line 105.21 feet north of and parallel to West Lake Street; a line 125.87 feet west of and parallel to North Halsted Street; and the alley north of and parallel to West Lake Street (common address: 800 West Lake Street).

[O2019-5570]

One Superior Place Fee LLC (Application Number 20119) -- to classify as Planned Development Number 237, as amended, instead of Planned Development Number 237 the area shown on Map Number 1-F bounded by:

West Superior Street; West Huron Street; North State Street; and North Dearborn Street (common address: 1 West Superior Street).

[O2019-5582]

Onni Atrium Apartments Limited Partnership (Application Number 20118) -- to classify as Planned Development Number 136, as amended, instead of Planned Development Number 136 the area shown on Map Number 3-F bounded by:

West Division Street; a line 285.93 feet east of the CTA right-of-way; a line 95.20 feet south of and parallel to West Division Street extended in a southeasterly direction to a point 95.37 feet south of and parallel to West Division Street; a line 209.92 feet west of and parallel to North Wells Street; West Division Street; North Wells Street; West Hill Street; and the CTA right-of-way (common address: 303 West Division Street/1140 North Wells Street/202 West Hill Street).

[O2019-5519]

Prince of Tides LLC (Application Number 20072T1) -- to classify as a C3-2 Commercial, Manufacturing and Employment District instead of an M1-2 Limited Manufacturing Business Park District the area shown on Map Number 11-H bounded by:

a line 241.60 feet north of and parallel to West Sunnyside Avenue; the public alley next east of and parallel to North Ravenswood Avenue; a line 142 feet north of and parallel to West Sunnyside Avenue; and North Ravenswood Avenue (common address: 4515 North Ravenswood Avenue).

[O2019-5517]

Property Match USA LLC-3001 -- 3009 North Austin (Application Number 20130) -- to classify as C1-1 Neighborhood Commercial District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 7-M bounded by:

a line 90 feet north of and parallel to West Wellington Avenue; the alley next east of and parallel to North Austin Avenue; West Wellington Avenue; and North Austin Avenue (common address: 3001 -- 3007 North Austin Avenue).

[O2019-5694]

Robert Glascot Living Trust (Application Number 20081T1) -- to classify as an RM5.5 Residential Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 5-I bounded by:

a line 104 feet north of and parallel to West Palmer Street; the public alley next east of and parallel to North Campbell Avenue; and a line 77 feet north of and parallel to West Palmer Street; and North Campbell Avenue (common address: 2209 North Campbell Avenue).

[O2019-5528]

D. Arthur Roden (Application Number 20069) -- to classify as an RM4.5 Residential Multi-Unit District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 3-H bounded by:

West Augusta Boulevard; a line 143.47 feet east of and parallel to North Hoyne Avenue; the public alley next south of and parallel to West Augusta Boulevard; and a line 119.80 feet east of and parallel to North Hoyne Avenue (common address: 2047 West Augusta Boulevard).

[O2019-5514]

Sean Sirkin (Application Number 20083) -- to classify as a C1-3 Neighborhood Commercial District instead of a C1-2 Neighborhood Commercial District the area shown on Map Number 4-G bounded by:

West 18<sup>th</sup> Street; a line 50 feet east of and parallel to South Morgan Street; the public alley next south of and parallel to West 18<sup>th</sup> Street; and a line 25 feet east of and parallel to South Morgan Street (common address: 969 West 18<sup>th</sup> Street).

[O2019-5530]

Space Fund NFP (Application Number 20100T1) -- to classify as a C3-1 Commercial Manufacturing and Employment District instead of an M1-2 Limited Manufacturing/Business Park District the area shown on Map Number 16-D bounded by:

a line 425 feet north of and parallel to East 70<sup>th</sup> Street; the public alley next east of and parallel to South Kenwood Avenue; a line 50 feet north of and parallel to East 70<sup>th</sup> Street; a line 73 feet east of and parallel to South Kenwood Avenue; East 70<sup>th</sup> Street; and South Kenwood Avenue (common address: 6929 -- 6961 South Kenwood Avenue/1348 East 70<sup>th</sup> Street).

[O2019-5542]

TeamFight Sports LLC (Application Number 20095T1) -- to classify as a C1-3 Neighborhood Commercial District instead of a B3-3 Community Shopping District the area shown on Map Number 3-F bounded by:

West North Avenue; a line 142.28 feet east of and parallel to North Hudson Avenue; the alley next south of and parallel to West North Avenue; and a line 100 feet east of and parallel to North Hudson Avenue (common address: 413 -- 415 West North Avenue).

[O2019-5551]

The Thresholds (Application Number 20087T1) -- to classify as a B1-3 Neighborhood Shopping District instead of a B1-1 Neighborhood Shopping District the area shown on Map Number 10-F bounded by:

a line 122 feet north of and parallel to the north line of West 47<sup>th</sup> Street; South Emerald Avenue; West 47<sup>th</sup> Street; and the public alley next west of and parallel to South Emerald Avenue (common address: 734 West 47<sup>th</sup> Street).

[O2019-5534]

Daniel Tinoco (Application Number 20093T1) -- to classify as an RM5 Residential Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 5-K bounded by:

a line 25.60 feet north of and parallel to West Palmer Street; North Keeler Avenue; West Palmer Street; and the alley next west of and parallel to North Keeler Avenue (common address: 2200 North Keeler Avenue/4200 West Palmer Street).

[O2019-5553]

Jessica Walters (Application Number 20090T1) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an M1-2 Limited Manufacturing/Business Park District the area shown on Map Number 7-I bounded by:

West Wellington Avenue; a line 83.66 feet southeast of North Rockwell Street as measured along the northeast line of North Elston Avenue and perpendicular thereto; North Elston Avenue; and a line 58.66 feet southeast of North Rockwell Street as measured along the northeast line of North Elston Avenue and perpendicular thereto (common address: 2973 North Elston Avenue).

[O2019-5558]

WJTS LLC (Application Number 20074) -- to classify as C2-2 Motor Vehicle-Related District instead of a C1-2 Neighborhood Commercial District the area shown on Map Number 1-H bounded by:

West Lake Street; a line 233.41 feet east of and parallel to North Western Avenue; the public alley next south of and parallel to West Lake Street; and a line 130.50 feet east of and parallel to North Western Avenue (common address: 2337 -- 2345 West Lake Street).

[O2019-5521]

WPA 13 LLC (Application Number 20073T1) -- to classify as a B2-3 Neighborhood Shopping District instead of a B3-2 Community Shopping District the area shown on Map Number 3-G bounded by:

North Milwaukee Avenue; West Haddon Avenue; the public alley next southwest of and parallel to North Milwaukee Avenue; and a line 25 feet west of and parallel to West Haddon Avenue (common address: 1162 North Milwaukee Avenue).

[O2019-5520]

Y.M.C. Corporation, doing business as Canton Noodle Company (Application Number 20103) -- to classify as a C1-1 Neighborhood Commercial District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 6-F bounded by:

West 26<sup>th</sup> Street; a line 50.00 feet east of and parallel to South Normal Avenue; the alley next south of and parallel to West 26<sup>th</sup> Street; and South Normal Avenue (common address: 481 West 26<sup>th</sup> Street).

[O2019-5543]

Zen Yoga Garage LLC (Application Number 20094T1) -- to classify as a B3-5 Community Shopping District instead of an M1-2 Limited Manufacturing/Business Park District the area shown on Map Number 5-H bounded by:

a line 128 feet southeast of the intersection of North Oakley Avenue and North Milwaukee Avenue as measured at the northeast right-of-way line of North Milwaukee Avenue and perpendicular thereto; the alley next northeast of and parallel to North Milwaukee Avenue; a line 194.18 feet southeast of the intersection of North Oakley Avenue and North Milwaukee Avenue as measured at the northeast right-of-way line of North Milwaukee Avenue and perpendicular thereto; and North Milwaukee Avenue (common address: 1843 -- 1845 North Milwaukee Avenue).

[O2019-5552]

Jiarong Zhang and Feng Ming Mei (Application Number 20124T1) -- to classify as a B2-2 Neighborhood Shopping District instead of an RS1 Residential Single-Unit (Detached House) District the area shown on Map Number 8-G bounded by:

West 31<sup>st</sup> Street; a line 23.12 feet west of and parallel to South Morgan Street; the alley next south of and parallel to West 31<sup>st</sup> Street; and a line 69.12 feet west of and parallel to South Morgan Street (common address: 1003 -- 1005 West 31<sup>st</sup> Street).

[O2019-5567]

180 West Randolph LLC (Application Number 20101T1) -- to classify as a DC-16 Downtown Core District instead of Planned Development Number 997 the area shown on Map Number 1-F bounded by:

West Couch Place; a line 160 feet east of and parallel to North Wells Street; West Randolph Street; and a line 80 feet east of and parallel to North Wells Street (common address: 180 West Randolph Street).

[O2019-5544]

1447 Superior Holding LLC (Application Number 20068T1) -- to classify as a B2-3 Neighborhood Mixed-Use District instead of an RS3 Residential Single-Unit District the area shown on Map Number 1-G bounded by:

West Superior Street; North Bishop Street; the public alley next south and parallel to West Superior Street; and a line 50 feet west of and parallel to North Bishop Street (common address: 1447 West Superior Street).

[O2019-5513]

1654 North Merrimac Avenue (Application Number 20078T1) -- to classify as an RM5.5 Residential Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 5-M bounded by:

the public alley next west of and parallel to North Merrimac Avenue; West Wabansia Avenue; North Merrimac Avenue; and a line 30.80 feet south of and parallel to West Wabansia Avenue (common address: 1654 North Merrimac Avenue).

[O2019-5525]

1900 Clybourn Property LLC (Application Number 20115T1) -- to classify as a C2-3 Motor Vehicle-Related Commercial District instead of an M2-3 Light Industry District the area shown on Map Number 76-B bounded by:

West Cortland Street; North Clybourn Avenue; North Clifton Avenue; a line 46.85 feet southwest of and parallel to North Clybourn Avenue; a line 10.39 feet extended southwest and parallel to North Clifton Avenue; a line 7.69 feet extended northwest and parallel to North Clybourn Avenue; a line 0.92 foot extended northeast and parallel to North Clifton Avenue; a line 55.69 feet extended northwest and parallel to North Clybourn Avenue; a line 110 feet parallel to North Clifton Avenue; and North Marcey Street (common address: 1960 -- 1980 North Clybourn Avenue).

[O2019-5590]

1838 West Grand LLC (Application Number 20122T1) -- to classify as a B1-3 Neighborhood Shopping District instead of an M1-2 Limited Manufacturing/Business Park District the area shown on Map Number 1-H bounded by:

West Grand Avenue; a line 192 feet east of and parallel to North Wolcott Avenue; the alley next north of and parallel to West Grand Avenue; and a line 216 feet east of and parallel to North Wolcott Avenue (common address: 1838 West Grand Avenue).

[O2019-5560]

2434 South Albany LLC (Application Number 20097) -- to classify as an RM4.5 Residential Multi-Unit District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 6-I bounded by:

a line 256.00 feet north of and parallel to West 25<sup>th</sup> Street; South Albany Avenue; a line 232.00 feet north of and parallel to West 25<sup>th</sup> Street; and the public alley next west of and parallel to South Albany Avenue (common address: 2434 South Albany Avenue).

[O2019-5539]

2454 Spaulding LLC (Application Number 20098T1) -- to classify as a B2-3 Neighborhood Mixed-Use District instead of a B3-1 Community Shopping District the area shown on Map Number 6-J bounded by:

a line 50.00 feet north of and parallel to West 25<sup>th</sup> Street; South Spaulding Avenue; a line 25.00 feet north of and parallel to West 25<sup>th</sup> Street; and the public alley next west of and parallel to South Spaulding Avenue (common address: 2454 South Spaulding Avenue).

[O2019-5538]

2738 West Chicago, Inc. (Application Number 20127) -- to classify as a B2-3 Neighborhood Mixed-Use District instead of a C1-2 Neighborhood Commercial District the area shown on Map Number 3-I bounded by:

the alley next north of and parallel to West Chicago Avenue; a line 50 feet west of and parallel to North Fairfield Avenue; West Chicago Avenue; and a line 74 feet west of and parallel to North Fairfield Avenue (common address: 2738 West Chicago Avenue).

[O2019-5681]

3614 West Diversey LLC (Application Number 20105) -- to classify as a B2-2 Neighborhood Mixed-Use District instead of a B3-1 Community Shopping District the area shown on Map Number 7-J bounded by:

West Diversey Avenue; a line 198.98 feet west of and parallel to North Central Park Avenue; the 15-foot public alley next north of and parallel to West Diversey Avenue; and a line 148.98 feet west of and parallel to North Central Park Avenue (common address: 3614 West Diversey Avenue).

[O2019-5537]

5050 North Broadway Property LLC (Application Number 20114) -- to classify as Residential-Business Planned Development Number 1347, as amended, instead of Residential-Business Planned Development Number 1347 the area shown on Map Number 13-G bounded by:

West Winona Street; the public alley next east of and parallel to North Broadway; a line 400 feet next south of and parallel to West Winona Street; North Broadway; West Winnemac Avenue; a line 156.10 feet next west of and parallel to North Broadway; the public alley next north of and parallel to West Winnemac Avenue; the public alley next west of and parallel to North Broadway; West Carmen Avenue; North Broadway; a line 250 feet next south of and parallel to West Winona Street; a line 135 feet next east of and parallel to North Broadway; a line 100 feet next south of and parallel to West Winona Street; and North Broadway (common address: 5046 -- 5056 North Broadway; 1200 West Winnemac Avenue; 5077 North Broadway; 5051 -- 5063 North Broadway; and 1125 West Winona Street).

[O2019-5584]

*Referred -- CLAIMS AGAINST CITY OF CHICAGO.*

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

Acosta, Natalie	[CL2019-1485]
Adams, Robert J. (2)	[CL2019-1276, CL2019-1365]
Aguas, Gabriella	[CL2019-1333]
Aguinaga, Evelyn	[CL2019-1308]
Alber, Peter P.	[CL2019-1475]
Alexander, Zyairra C.	[CL2019-1452]
Allen, Vincent L.	[CL2019-1493]
Allstate Insurance and Brogan, Joseph	[CL2019-1466]
Allstate Insurance and Sasco, Rebeca	[CL2019-1435]
Alsayegh, Jessica L.	[CL2019-1339]
Alvarado Zuniga, Jose de Jesu	[CL2019-1320]
Amaya, Robert	[CL2019-1318]
American Alliance Casualty Company and Crawford, Brittany	[CL2019-1423]
Andrade, Paloma M.	[CL2019-1372]
Andrews, Aja B.	[CL2019-1401]
Arreola, Adolfo	[CL2019-1515]
Ata, Samie	[CL2019-1340]
Ayala, Yolanda	[CL2019-1317]
Balinski, Brian A.	[CL2019-1416]
Barksdale, Johnny M. (2)	[CL2019-1281, CL2019-1474]
Basu, Sudip	[CL2019-1447]

Beene, Eugene O.	[CL2019-1356]
Bell, Latoya S.	[CL2019-1346]
Belmadani, Abedelhak	[CL2019-1422]
Biga, David G.	[CL2019-1429]
Brenes Romero, Silvia D.	[CL2019-1273]
Brenzing, Judith E.	[CL2019-1464]
Briggs, Mark T.	[CL2019-1270]
Brooks, Mary A.	[CL2019-1530]
Brooks, Phillip	[CL2019-1448]
Broxon, Christine	[CL2019-1478]
Bryla, Pawel W.	[CL2019-1337]
Burciaga, Javier	[CL2019-1512]
Calderon, Hector O.	[CL2019-1518]
Cannon, Hunter T.	[CL2019-1321]
Carter, Marilyn W.	[CL2019-1445]
Castillo, Delia P.	[CL2019-1404]
Chagas, Glenda B.	[CL2019-1345]
Chapman, Cristen	[CL2019-1412]
Chen, Siomon G.	[CL2019-1307]
Chochola, Jason S.	[CL2019-1491]
Chow, Rui N.	[CL2019-1382]
Cislo Sykes, Julie	[CL2019-1426]
Clancy, Shawn C.	[CL2019-1347]
Coates, Robert D.	[CL2019-1451]

Cole, Linda	[CL2019-1393]
Collins, Ross E.	[CL2019-1363]
Cooper, Melissa A.	[CL2019-1486]
Coronado, Victor	[CL2019-1483]
Cote, Michael C.	[CL2019-1395]
Culbreath, Steven D.	[CL2019-1284]
Cwik, Jessica L.	[CL2019-1390]
Daniel, Linda J.	[CL2019-1313]
Daniels, Charles	[CL2019-1312]
Dean, Cody R.	[CL2019-1351]
Degand, Daviod E.	[CL2019-1402]
Dennen, Janel J.	[CL2019-1458]
Donevska, Ivana (2)	[CL2019-1520, CL2019-1522]
Drwiega, Monika A.	[CL2019-1341]
Dudek, Jackie	[CL2019-1295]
Easter, Mario A.	[CL2019-1300]
Elliott, Eugenia	[CL2019-1271]
Emery, Ernest J.	[CL2019-1331]
Ex, Robert J.	[CL2019-1526]
Fadem, Steven S.	[CL2019-1378]
Falconer, Robert E.	[CL2019-1453]
Farion, Peter S.	[CL2019-1306]
Fiejtek, Przemyslaw	[CL2019-1330]
Fields, Carmella	[CL2019-1388]

Figurski, Jessica A.	[CL2019-1462]
Finkle, Adam	[CL2019-1523]
Finnern, Stephanie K.	[CL2019-1352]
Fiore, Justin M.	[CL2019-1440]
Fritzshall, Matthew A.	[CL2019-1467]
Gawrys, Alexandra M.	[CL2019-1476]
Gibbs, Arianna B.	[CL2019-1417]
Gimbar, Christine S.	[CL2019-1266]
Golant, Robert M.	[CL2019-1490]
Goldstick, Myrna	[CL2019-1373]
Goloveshko, Andriy	[CL2019-1499]
Gonzalez, Raymund J.	[CL2019-1503]
Griffin, Timothy J.	[CL2019-1398]
Griffiths, Everad L.	[CL2019-1334]
Grillo, Jessica N.	[CL2019-1488]
Gurdian, John E.	[CL2019-1394]
Hadzic, Kenan	[CL2019-1315]
Hanley, Matthew T.	[CL2019-1421]
Hein, Martha Y.	[CL2019-1527]
Hermosillo, Daisy A.	[CL2019-1456]
Hernandez, Hector R.	[CL2019-1487]
Hernandez, Jose N.	[CL2019-1310]
Herrera, Francesca	[CL2019-1389]
Herrera, Leticia	[CL2019-1436]

Hickey, Michael S.	[CL2019-1323]
Howe, George E., III	[CL2019-1432]
Huang, Rong	[CL2019-1359]
Hueso, Rosa	[CL2019-1521]
Hunter, Carmen L.	[CL2019-1531]
Jackson, Lela C.	[CL2019-1272]
Jackson, Melanie	[CL2019-1519]
Janus, Judith L.	[CL2019-1324]
Johnson, Dorothy J.	[CL2019-1504]
Jones, Stacey R.	[CL2019-1380]
Jordan, Stephanie L.	[CL2019-1442]
Kaldis, Alexandra	[CL2019-1446]
Kato, David S.	[CL2019-1349]
Kaufman, Eric R.	[CL2019-1397]
Kelman, Robert A.	[CL2019-1450]
Kibblewhite, Jessica M.	[CL2019-1418]
Killham, Nicholas S.	[CL2019-1309]
Knight, Richard	[CL2019-1532]
Knight-Winston, Kimyata and Knight, A.B., K.	[CL2019-1399]
Koetzle, Ralph L.	[CL2019-1327]
Kornacker, Frank J., Jr.	[CL2019-1290]
Kosmacher, Robert	[CL2019-1322]
Krajewski, Phillip M.	[CL2019-1427]
Kuran, Michael A.	[CL2019-1304]

Lachiewicz, Tomasz	[CL2019-1405]
Lachtara, Loralie M.	[CL2019-1444]
Lamping, Harry D.	[CL2019-1384]
Lattanzio, Michael J.	[CL2019-1492]
Lauderdale, Schuyler S.	[CL2019-1368]
Lee, Jason W.	[CL2019-1329]
Lee, Kun H.	[CL2019-1409]
Lee, Palak D. on behalf of Townhomes on the Square Condominium Association	[CL2019-1370]
Lemke, Roy A.	[CL2019-1371]
Lengyel, John	[CL2019-1514]
Levitsky, Josh	[CL2019-1343]
Lewis, Ralph E.	[CL2019-1280]
Liddell, Latrecia A.	[CL2019-1430]
Linebarger, Barbara C.	[CL2019-1502]
Linton, Martha M.	[CL2019-1375]
Lloyd, Birdie M.	[CL2019-1516]
Lubomski, Joseph L.	[CL2019-1376]
Macander, Michael K.	[CL2019-1358]
Mahoney, David H.	[CL2019-1314]
Maione, Tracey	[CL2019-1387]
Makowski, Scott L.	[CL2019-1407]
Maniurski, Richard L.	[CL2019-1303]
Mateja, Wojciech P.	[CL2019-1410]

Mcatee, Monique	[CL2019-1482]
Mead, Marilyn A.	[CL2019-1506]
Melero, Otilio	[CL2019-1463]
Mertz, Bruce	[CL2019-1348]
Minor, Shirley J.	[CL2019-1501]
Molina, Ed R.	[CL2019-1326]
Moss, Percy	[CL2019-1508]
Moussa, May M.	[CL2019-1460]
Murillo, Artemio	[CL2019-1285]
Myrick, Charlene	[CL2019-1459]
Nappo, James E.	[CL2019-1524]
National Subrogation Services and Duyar, Orhan	[CL2019-1433]
Nelis, Kateri C.	[CL2019-1441]
Nowak, Jennifer R.	[CL2019-1473]
Olecik, Edward S.	[CL2019-1497]
Orlik, Lola J.	[CL2019-1424]
Padilla, Rick	[CL2019-1296]
Paige, Angela M.	[CL2019-1513]
Palmer, Shannon R.	[CL2019-1301]
Panitch, David N.	[CL2019-1377]
Parks, Erin R.	[CL2019-1496]
Patel, Monal J.	[CL2019-1319]
Patterson, Anthony J.	[CL2019-1344]
Pearson, Cory T.	[CL2019-1360]

Pena, Ruth J.	[CL2019-1495]
Picot, Johnnie L.	[CL2019-1381]
Pineda, Edgar	[CL2019-1511]
Pitts, Terry R.	[CL2019-1325]
Platt, Jack R.	[CL2019-1468]
Ponce, Gabriela	[CL2019-1449]
Ponikvar, Ryan R.	[CL2019-1428]
Porter, Karen R.	[CL2019-1415]
Prendergast, Carole L.	[CL2019-1282]
Price, Aaron J.	[CL2019-1288]
Progressive Insurance and Angelakos, Eva	[CL2019-1293]
Progressive Insurance and Komro, Gina	[CL2019-1292]
Progressive Insurance and Levin, Lauren	[CL2019-1510]
Proutsos, Spyros	[CL2019-1353]
Pulido, Gloria	[CL2019-1364]
Rachwalski, Erik J. and Svenningsen, Renee C. (2)	[CL2019-1385, CL2019-1386]
Radzhabov, Bakhadin	[CL2019-1454]
Ransby, Sarah B.	[CL2019-1286]
Reeverts, Scott R.	[CL2019-1469]
Remez, Sergiy	[CL2019-1434]
Robinson, Rapheal R.	[CL2019-1269]
Rodriguez, Oswaldo	[CL2019-1396]
Rogers, Holly L.	[CL2019-1414]
Roper, Pamela L.	[CL2019-1383]
Rostkowski, Agnes E.	[CL2019-1299]

Rueda, Nina-Marie	[CL2019-1411]
Sanchez, Raciell	[CL2019-1472]
Scheel, Amanda J.	[CL2019-1438]
Seay, Victoria L.	[CL2019-1479]
Segal, Christine M.	[CL2019-1287]
Seguin, Bridget M.	[CL2019-1283]
Sen, Ashish K.	[CL2019-1268]
Sepka, Geraldine A.	[CL2019-1354]
Sexton, Antonia M.	[CL2019-1403]
Shaver, Emily E.	[CL2019-1328]
Sheehan, Diane J.	[CL2019-1517]
Sheets, Zoie C.	[CL2019-1465]
Sher, Danice J.	[CL2019-1425]
Shives, Gregory K.	[CL2019-1419]
Silber, Ian E.	[CL2019-1408]
Singer, Eric S.	[CL2019-1289]
Siuta, Aleksandra A.	[CL2019-1369]
Small, Thomas G.	[CL2019-1298]
Smith, Samara D.	[CL2019-1294]
Smith, Steven P.	[CL2019-1457]
Smuda, James C.	[CL2019-1267]
Sofere, John R.	[CL2019-1413]
Sofronie, Constantin R.	[CL2019-1498]
Solana, Lora	[CL2019-1350]

Solomon, Sheila R.	[CL2019-1420]
Sorenson, Emma R.	[CL2019-1529]
Stachura, John P.	[CL2019-1525]
Stapleton, Fredrick	[CL2019-1437]
Starkey, Janice M.	[CL2019-1484]
State Farm Insurance and Kasprzak, Maria	[CL2019-1400]
Stiles, Jeanne M.	[CL2019-1362]
Stone, Ronald	[CL2019-1477]
Stotts, Richard G.	[CL2019-1357]
Stringfellow, Michael J.	[CL2019-1455]
Sudduth, Keith M.	[CL2019-1443]
Summage, Kordia Y.	[CL2019-1305]
Sweis, Jiries B.	[CL2019-1316]
Tardy, Michael J.	[CL2019-1471]
Taylor, Deirdre M.	[CL2019-1367]
Taylor, Marshall	[CL2019-1335]
Taylor, Terence L.	[CL2019-1489]
Terrell, James, Jr.	[CL2019-1291]
Thompson, Olivia	[CL2019-1500]
Thorsell, Elizabeth L.	[CL2019-1302]
Thrower, Rejoyce M.	[CL2019-1481]
Tintin, Edgar C.	[CL2019-1342]
Tovar, Ithalia I.	[CL2019-1332]
Tsakos, Aphroditi	[CL2019-1355]

Tyler, Paul K.	[CL2019-1361]
Tymchuk, Khrystyna	[CL2019-1392]
Valdez, Ruben	[CL2019-1311]
Van Dyk, Mark S.	[CL2019-1528]
VanHootehem, Mary Kate	[CL2019-1277]
Vanwitsenburg, Linda S.	[CL2019-1366]
Veal, Patricia	[CL2019-1278]
Vitale, Caterina	[CL2019-1338]
Vlcek, Charmaine P.	[CL2019-1274]
Walker, Aaron	[CL2019-1406]
Wamsley, Blaken F.	[CL2019-1379]
Washington, Vonceile C.	[CL2019-1509]
Wautelet, Ethan E.	[CL2019-1374]
Weatherspoon, Shauna D.	[CL2019-1279]
Weller, Deborah E.	[CL2019-1505]
Weng, Jenny X.	[CL2019-1297]
Wenzel, Zachary R.	[CL2019-1439]
Wixson, Richard L.	[CL2019-1507]
Wojcik, Robert J.	[CL2019-1275]
Wright, James H., II	[CL2019-1391]
Wyskiel, Richard E., Jr.	[CL2019-1336]
Yanong, Mark A.	[CL2019-1461]
Yoon, David S.	[CL2019-1431]
Zhen, Ying Liu	[CL2019-1494]

*Referred* -- RECOMMENDATION BY COMMISSION ON CHICAGO LANDMARKS FOR DESIGNATION OF (FORMER) LYMAN TRUMBALL PUBLIC SCHOOL BUILDING AT 5200 N. ASHLAND AVE. AS CHICAGO LANDMARK.

[O2019-5484]

A communication from Kathleen E. Dickhut, Acting Bureau Chief, Bureau of Planning, Historic Preservation and Sustainability, Department of Planning and Development, under the date of July 15, 2019, received in the Office of the City Clerk on July 15, 2019, transmitting the Commission on Chicago Landmarks' recommendation, together with a proposed ordinance, for designation of the (former) Lyman Trumball Public School Building at 5200 North Ashland Avenue as a Chicago landmark, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

---

*Referred* -- RECOMMENDATION BY COMMISSION ON CHICAGO LANDMARKS FOR APPROVAL OF PERMIT APPLICATION FOR DEMOLITION OF NONCONTRIBUTING BUILDING AT 1041 W. FULTON MARKET/232 N. CARPENTER ST.

[Or2019-247]

A communication from Kathleen E. Dickhut, Acting Bureau Chief, Bureau of Planning, Historic Preservation and Sustainability, Department of Planning and Development, under the date of July 15, 2019, received in the Office of the City Clerk on July 15, 2019, transmitting the Commission on Chicago Landmarks' recommendation, together with a proposed order, for approval of a permit application for demolition of a noncontributing building at 1041 West Fulton Market/232 North Carpenter Street in the Fulton-Randolph Market District, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

---

*Referred* -- PROPOSAL TO PROHIBIT EXPANDED USE OF SINGLE-USE STYROFOAM CONTAINERS FROM STREET CARTS AND RESTAURANTS IN CHICAGO.

[O2019-5376]

A communication from various students at Ray Elementary School, 5631 South Kimball Avenue, under the date of June 25, 2019, received in the Office of the City Clerk on June 25, 2019, transmitting a proposed ordinance to prohibit the expanded use of polystyrene containers from food-service businesses starting on July 1, 2020, which was *Referred to the Committee on Environmental Protection and Energy*.

**REPORTS OF COMMITTEES.**

---

**COMMITTEE ON FINANCE.**

---

INTERGOVERNMENTAL AGREEMENT WITH BOARD OF EDUCATION OF CHICAGO REGARDING PROVISION OF TAX INCREMENT FINANCING ASSISTANCE FUNDS FOR CONSTRUCTION OF ANNEX AND RELATED IMPROVEMENTS FOR PHILIP ROGERS ELEMENTARY SCHOOL AT 7345 N. WASHTENAW AVE.

[O2019-4100]

The Committee on Finance submitted the following report:

CHICAGO, July 22, 2019.

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

Your Committee on Finance, having had under consideration a communication recommending the proposed ordinance concerning the authority to enter into and execute an intergovernmental agreement with the Chicago Board of Education for the redevelopment of Philip Rogers Elementary School, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) SCOTT WAGUESPACK,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 municipal corporation and home rule unit of government under 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 Board of Education of the City of Chicago (the "Board") is a body corporate and politic, organized under and existing pursuant to Article 34 of the School Code of the State of Illinois, 105 ILCS 5/1-1, et seq.; and

WHEREAS, Pursuant to the provisions of an act to authorize the creation of public building commissions and to define their rights, powers and duties under the Public Building Commission Act (50 ILCS 20/1, et seq.), the City Council of the City (the "City Council") created the Public Building Commission of Chicago (the "Commission") to facilitate the acquisition and construction of public buildings and facilities; and

WHEREAS, The Board operates a school known as Philip Rogers Elementary School (the "School") located at 7345 North Washtenaw Avenue, Chicago, Illinois 60645 (the "Property"); and

WHEREAS, The Board desires to construct an annex that will be linked to the School and related improvements (the "Facility") on the Property to serve the School (the construction of the Facility shall be referred to herein as the "Project"); and

WHEREAS, The City is authorized under the provisions of the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq., as amended from time to time (the "Act"), to finance projects that eradicate blight conditions through the use of tax increment allocation financing for redevelopment projects; and

WHEREAS, To induce certain redevelopment pursuant to the Act, the City Council adopted ordinances on September 13, 2006, published at pages 83668 through 83784 of the *Journal of the Proceedings of the City Council of the City of Chicago* for said date: approving and adopting a tax increment financing redevelopment project and plan for the Touhy/Western Redevelopment Project Area; designating the Touhy/Western Redevelopment Project Area as a tax increment financing district; and adopting tax increment financing for the Touhy/Western Redevelopment Project Area (the aforesaid ordinances, as the same may have heretofore been or hereinafter may be amended, are collectively referred to herein as the "Touhy/Western TIF Ordinances", the redevelopment plan approved by the Touhy/Western TIF Ordinances is referred to herein as the "Touhy/Western Redevelopment Plan" and the redevelopment project area created by the Touhy/Western TIF Ordinances is referred to herein as the "Touhy/Western Redevelopment Area"); and

WHEREAS, All of the Property lies wholly within the boundaries of the Touhy/Western Redevelopment Area; and

WHEREAS, Under 65 ILCS 5/11-74.4-3(q)(7), such ad valorem taxes which pursuant to the Act have been collected and are allocated to pay redevelopment project costs and obligations incurred in the payment thereof ("Increment") may be used to pay all or a portion of a taxing district's capital costs resulting from a redevelopment project necessarily incurred or to be incurred in furtherance of the objectives of the redevelopment plan and project, to the extent the municipality by written agreement accepts and approves such costs (Increment collected from the Touhy/Western Redevelopment Area shall be known as the "Touhy/Western Increment"); and

WHEREAS, The Board is a taxing district under the Act; and

WHEREAS, The Touhy/Western Redevelopment Plan contemplates that tax increment financing assistance would be provided for public improvements within the boundaries of the Touhy/Western Redevelopment Area; and

WHEREAS, The City desires to allocate and use a portion of the Touhy/Western Increment in an amount not to exceed \$1,050,000 (the "City Funds") for the Project pursuant to a proposed intergovernmental agreement between the City and the Board in substantially the form attached hereto as Exhibit 1 (the "Agreement"); and

WHEREAS, In accordance with the Act, the TIF-Funded Improvements (as defined in Article Three, Section 3 of the Agreement) are and shall be such of the Board's capital costs necessarily incurred or to be incurred in furtherance of the objectives of the Touhy/Western Redevelopment Plan, and the City hereby finds that the TIF-Funded Improvements consist of the cost of the Board's capital improvements for the Facility that are necessary and directly result from the redevelopment project constituting the Project and, therefore, constitute "taxing districts' capital costs" as defined in Section 5/11-74.4-03(u) of the Act; now, therefore,

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

SECTION 1. The above recitals, and the statements of fact and findings made therein, are incorporated herein and made a material part of this ordinance.

SECTION 2. The City hereby finds that the TIF-Funded Improvements, among other eligible redevelopment project costs under the Act approved by the City, consist of the cost of the Board's capital improvements for the Facility that are necessary and directly result from the redevelopment project constituting the Project and, therefore, constitute "taxing districts' capital costs" as defined in Section 5/11-74.4-03(u) of the Act.

SECTION 3. The Commissioner of the Department of Planning and Development or a designee thereof is authorized to execute the Agreement and such other documents as are necessary in connection therewith. The Agreement shall contain such other terms as are necessary or appropriate.

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 takes effect upon passage and approval.

Exhibit 1 referred in this ordinance reads as follows:

*Exhibit 1.*  
(To Ordinance)

*Intergovernmental Agreement With Board Of Education Of Chicago  
For Construction Of Annex And Related Improvements  
At Philip Rogers Elementary School.*

This Intergovernmental Agreement regarding the Philip Rogers Elementary School (this "Agreement") is made and entered into as of the \_\_\_\_ day of \_\_\_\_\_, 2019 (the "Agreement Date") by and between the City of Chicago (the "City"), a municipal corporation and home rule unit of government under Article VII, Section 6(a) of the 1970 Constitution of the State of Illinois, by and through its Department of Planning and Development (the "Department"), and the Board of Education of the City of Chicago (the "Board"), a body corporate and politic, organized under and existing pursuant to Article 34 of the School Code of the State of Illinois.

*Recitals.*

Whereas, Pursuant to the provisions of an act to authorize the creation of public building commissions and to define their rights, powers and duties under the Public Building Commission Act (50 ILCS 20/1, et seq.), the City Council of the City (the "City Council") created the Public Building Commission of Chicago (the "Commission") to facilitate the acquisition and construction of public buildings and facilities; and

Whereas, The Board operates a school known as Philip Rogers Elementary School (the "School") located at 7345 North Washtenaw Avenue, Chicago, Illinois 60645 (the "Property"); and

Whereas, The Board desires to construct an annex that will be linked to the School and related improvements (the "Facility") on the Property to serve the School (the construction of the Facility shall be referred to herein as the "Project"); and

Whereas, The City is authorized under the provisions of the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq., as amended from time to time (the "Act"), to finance projects that eradicate blight conditions through the use of tax increment allocation financing for redevelopment projects; and

Whereas, To induce certain redevelopment pursuant to the Act, the City Council adopted ordinances on September 13, 2006, published at pages 83668 through 83784 of the *Journal of the Proceedings of the City Council of the City of Chicago* for said date: approving and adopting a tax increment financing redevelopment project and plan for the Touhy/Western Redevelopment Project Area; designating the Touhy/Western Redevelopment Project Area as a tax increment financing district; and adopting tax increment financing for the Touhy/Western Project Area (the aforesaid ordinances, as the same may have heretofore been or hereinafter may be amended, are collectively referred to herein as the "Touhy/Western TIF Ordinances", the redevelopment plan approved by the Touhy/Western TIF Ordinances is referred to herein as the "Touhy/Western Redevelopment Plan" and the redevelopment project area created by the Touhy/Western TIF Ordinances is referred to herein as the "Touhy/Western Redevelopment Area"); and

Whereas, All of the Property lies wholly within the boundaries of the Touhy/Western Redevelopment Area; and

Whereas, Under 65 ILCS 5/11-74.4-3(q)(7), such ad valorem taxes which pursuant to the Act have been collected and are allocated to pay redevelopment project costs and obligations incurred in the payment thereof ("Increment") may be used to pay all or a portion of a taxing district's capital costs resulting from a redevelopment project necessarily incurred or to be incurred in furtherance of the objectives of the redevelopment plan and project, to the extent the municipality by written agreement accepts and approves such costs (Increment collected from the Touhy/Western Redevelopment Area shall be known as the "Touhy/Western Increment"); and

Whereas, The Board is a taxing district under the Act; and

Whereas, The Touhy/Western Redevelopment Plan contemplates that tax increment financing assistance would be provided for public improvements within the boundaries of the Touhy/Western Redevelopment Area; and

Whereas, The City desires to allocate and use a portion of the Touhy/Western Increment in an amount not to exceed \$1,050,000 (the "City Funds") for the Project; and

Whereas, In accordance with the Act, the TIF-Funded Improvements (as defined in Article Three, Section 3 hereof) are and shall be such of the Board's capital costs necessarily incurred or to be incurred in furtherance of the objectives of the Touhy/Western Redevelopment Plan, and the City hereby finds that the TIF-Funded Improvements consist of the cost of the Board's capital improvements for the Facility that are necessary and directly result from the redevelopment project constituting the Project and, therefore, constitute "taxing districts' capital costs" as defined in Section 5/11-74.4-03(u) of the Act.

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

*Article One.*

*Incorporation Of Recitals.*

The recitals set forth above are incorporated herein by reference and made a part hereof.

*Article Two.*

*The Project.*

1. The School, the Facility and the Project are described in (Sub)Exhibit A hereto. The plans and specifications for the Project shall be provided to the City by the Board and approved by the City in the City's discretion. The Board shall comply with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, as well as all policies, programs and procedures of the Board, all as may be in effect from time to time, pertaining to or affecting the Project or the Board as related thereto. The Board shall include a certification of such compliance with each request for City Funds hereunder and at the time the Project is completed. The City shall be entitled to rely on this certification without further inquiry. Upon the City's request, the Board shall provide evidence satisfactory to the City of such compliance.

2. In all contracts relating to the Project, the Board agrees to require the contractor (including the Commission, if applicable) to name the City as an additional insured on insurance coverages and to require the contractor to indemnify the City from all claims, damages, demands, losses, suits, actions, judgments and expenses including but not limited to attorney's fees arising out of or resulting from work on the Project by the contractor or contractor's suppliers, employees, or agents.

*Article Three.*

*Funding.*

1. (a) After completion of the Project, the Board shall provide the Department with a Requisition Form, in the form of (Sub)Exhibit E hereto, along with: (i) a cost itemization of the applicable portions of the budget attached as (Sub)Exhibit G hereto; (ii) evidence of the expenditures upon TIF-Funded Improvements which the Board has incurred; and (iii) all other documentation described in (Sub)Exhibit E. The City shall review and, in the City's discretion, approve each Requisition Form and make the applicable requested and approved disbursement of City Funds, subject to the availability thereof. The availability of the City Funds is subject to the City's compliance with all applicable requirements regarding the use of such funds and the timing of such use. At the City's request the Board shall evidence to the City in writing to the City's satisfaction that the Board owns or otherwise controls the Property, or has the right to enter the Property and undertake such activities as the Board deems necessary prior to owning or otherwise controlling the Property, before the City disburses City Funds. The Board will only request disbursement of City Funds and the City will only disburse City Funds for the costs of the Project, to the extent that such costs are TIF-Funded Improvements.

(b) Delivery by the Board to the Department of a Requisition Form hereunder shall, in addition to the items therein expressly set forth, constitute a certification to the City, as of the date of such Requisition Form, that:

(i) the total amount of the City Funds disbursed in the previously made disbursement (if any) represents the actual amount paid to the general contractor, subcontractors, and other parties who have performed work on or otherwise provided goods or services in connection with the Project, and/or their payees;

(ii) all amounts shown as previous payments on the current Requisition Form have been paid to the parties entitled to such payment;

(iii) the Board has approved all work and materials for the current Requisition Form, and such work and materials conform to the plans and specifications for the Project; and

(iv) the Board is in compliance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, as well as all

policies, programs and procedures of the Board, all as may be in effect from time to time, pertaining to or affecting the Project or the Board as related thereto.

The City shall have the right, in its discretion, to require the Board to submit further documentation as the City may require in order to verify that the matters certified to above are true and correct, and any approval of a Requisition Form by the City shall be subject to the City's review and approval of such documentation and its satisfaction that such certifications are true and correct; provided, however, that nothing in this sentence shall be deemed to prevent the City from relying on such certifications by the Board.

(c) [Intentionally omitted]

(d) [Intentionally omitted]

(e) (i) The Board's right to receive payments hereunder shall be subordinate to all prior obligations of the City to be paid from Touhy/Western Increment.

(ii) The City, subject to the terms of this subsection 1(e)(ii), may, until the earlier to occur of (1) the expiration of the Term of this Agreement or (2) the date that the City has paid directly or the Board has been reimbursed in the full amount of the City Funds under this Agreement, exclude up to 90 percent of the Increment generated from the construction value of a new assisted development project and pledge that Increment to a developer on a basis superior to that of the Board. For purposes of this subsection, "a new assisted development project" shall not include any development project that is or will be exempt from the payment of ad valorem property taxes. Further, for purposes of this subsection, "Increment generated from the construction value of a new assisted development project" shall be the amount of Increment generated by the equalized assessed value ("EAV") of such affected parcels over and above the EAV of such affected parcels for the year immediately preceding the year in which the new assisted development project commences (the "Base Year"). Except for the foregoing, the Board shall retain its initial lien status relative to Touhy/Western Increment. In the event that the City elects to avail itself of the provisions of this subsection, it shall, at least seven (7) days prior to executing a binding commitment pledging the Increment described above, certify, in a letter to the Board, the affected parcels and the EAV thereof for the Base Year.

(f) [Intentionally omitted]

(g) The availability of City Funds is subject to: (i) the City's annual retention of Touhy/Western Increment in an amount necessary for the payment of expenses incurred by the City in the administration of the Touhy/Western Redevelopment Area; and (ii) the City's compliance with all applicable requirements regarding the use of such funds and the timing of such use.

(h) The Board shall, at the request of the City, agree to any reasonable amendments to this Agreement that are necessary or desirable in order for the City to issue (in its sole discretion) any bonds in connection with the Touhy/Western Redevelopment Area, the

proceeds of which may be used to reimburse the City for expenditures made in connection with, or provide a source of funds for the payment for, the TIF-Funded Improvements ("Bonds"); provided, however, that any such amendments shall not have a material adverse effect on the Board or the Project. The Board shall, at the Board's expense, cooperate and provide reasonable assistance in connection with the marketing of any such Bonds, including but not limited to providing written descriptions of the Project, making representations, providing information regarding its financial condition and assisting the City in preparing an offering statement with respect thereto. The City may, in its sole discretion, use all or a portion of the proceeds of such Bonds if issued to pay for all or a portion of the TIF-Funded Improvements.

2. The current estimate of the cost of the Project is \$20,000,000. The Board has delivered to the Commissioner of the Department (the "Commissioner"), and the Commissioner hereby approves, a detailed project budget for the Project, attached hereto and incorporated herein as (Sub)Exhibit G. The Board certifies that it has identified sources of funds (including the City Funds) sufficient to complete the Project. The Board agrees that the City will only contribute the City Funds to the Project and that all costs of completing the Project over the City Funds shall be the sole responsibility of the Board. If the Board at any point does not have sufficient funds to complete the Project, the Board shall so notify the City in writing, and the Board may narrow the scope of the Project as agreed with the City in order to construct the Facility with the available funds.

3. Attached as (Sub)Exhibit H and incorporated herein is a preliminary list of capital improvements, land assembly costs, relocation costs and other costs, if any, recognized by the City as being eligible redevelopment project costs under the Act with respect to the Project, to be paid for out of City Funds ("TIF-Funded Improvements"); and to the extent the TIF-Funded Improvements are included as taxing district capital costs under the Act, the Board acknowledges that the TIF-Funded Improvements are costs for capital improvements and the City acknowledges it has determined that these TIF-Funded Improvements are necessary and directly result from the Touhy/Western Redevelopment Plan. Prior to the expenditure of City Funds on the Project, the Commissioner, based upon the detailed project budget, shall make such modifications to (Sub)Exhibit H as he or she wishes in his or her discretion to account for all of the City Funds to be expended under this Agreement; provided, however, that all TIF-Funded Improvements shall (i) qualify as redevelopment project costs under the Act; (ii) qualify as eligible costs under the Touhy/Western Redevelopment Plan; and (iii) be improvements that the Commissioner has agreed to pay for out of City Funds, subject to the terms of this Agreement.

4. If the aggregate cost of the Project is less than the amount of the City Funds contemplated by this Agreement, the Board shall have no claim to the difference between the amount of the City Funds contemplated by this Agreement and the amount of the City Funds actually paid by the City to the Board and expended by the Board on the Project.

5. If requested by the City, the Board shall provide to the City quarterly reports on the progress of the Project and reasonable access to its books and records relating to the Project.

6. [Intentionally omitted]

7. During the term hereof the Board shall not sell, transfer, convey or otherwise dispose of all or any portion of the Facility and/or the Property or any interest therein to a party other than the City (a "Transfer"), or otherwise effect or consent to a Transfer to a party other than the City, without the prior written consent of the City. The City's consent to any Transfer may, in the City's sole discretion, be conditioned upon (among other things) whether such a Transfer would conflict with the statutory basis for the grant of the City Funds hereunder pursuant to the Act.

*Article Four.*

*Term.*

The Term of the Agreement shall commence as of the Agreement Date and shall expire on the date on which the Touhy/Western Redevelopment Area is no longer in effect (through and including December 31, 2030).

*Article Five.*

*Indemnity; Default.*

1. The Board agrees to indemnify, defend and hold the City, its officers, officials, members, employees and agents harmless from and against any losses, costs, damages, liabilities, claims, suits, actions, causes of action and expenses (including, without limitation, reasonable attorneys' fees and court costs) suffered or incurred by the City arising from or in connection with (i) the Board's failure to comply with any of the terms, covenants and conditions contained within this Agreement, or (ii) the Board's or any contractor's failure to pay general contractors, subcontractors or materialmen in connection with the Project.

2. The failure of the Board to perform, keep or observe any of the covenants, conditions, promises, agreements or obligations of the Board under this Agreement or any agreement directly related to this Agreement shall constitute an "Event of Default" by the Board hereunder. Upon the occurrence of an Event of Default, the City may terminate this Agreement and all agreements directly related to this Agreement, and may suspend disbursement of the City Funds. The City may, in any court of competent jurisdiction

by any action or proceeding at law or in equity, pursue and secure any available remedy, including but not limited to injunctive relief or the specific performance of the agreements contained herein.

In the event the Board shall fail to perform a covenant which the Board is required to perform under this Agreement, notwithstanding any other provision of this Agreement to the contrary, an Event of Default shall not be deemed to have occurred unless the Board has failed to cure such default within thirty (30) days of its receipt of a written notice from the City specifying the nature of the default; provided, however, with respect to those defaults which are not capable of being cured within such thirty (30) day period, the Board shall not be deemed to have committed an Event of Default under this Agreement if it has commenced to cure the alleged default within such thirty (30) day period and thereafter diligently and continuously prosecutes the cure of such default until the same has been cured.

3. The failure of the City to perform, keep or observe any of the covenants, conditions, promises, agreements or obligations of the City under this Agreement or any other agreement directly related to this Agreement shall constitute an "Event of Default" by the City hereunder. Upon the occurrence of an Event of Default, the Board may terminate this Agreement and any other agreement directly related to this Agreement. The Board may, in any court of competent jurisdiction by any action or proceeding at law or in equity, pursue and secure any available remedy, including but not limited to injunctive relief or the specific performance of the agreements contained herein.

In the event the City shall fail to perform a covenant which the City is required to perform under this Agreement, notwithstanding any other provision of this Agreement to the contrary, an Event of Default shall not be deemed to have occurred unless the City has failed to cure such default within thirty (30) days of its receipt of a written notice from the Board specifying the nature of the default; provided, however, with respect to those defaults which are not capable of being cured within such thirty (30) day period, the City shall not be deemed to have committed an Event of Default under this Agreement if it has commenced to cure the alleged default within such thirty (30) day period and thereafter diligently and continuously prosecutes the cure of such default until the same has been cured.

*Article Six.*

*Consent.*

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

*Article Seven.*

*Notice.*

Notice to Board shall be addressed to:

Chief Financial Officer (or if none, Sr. Vice President of Finance)  
Board of Education of the City of Chicago  
42 West Madison Street, 2<sup>nd</sup> Floor  
Chicago, Illinois 60602

and

General Counsel  
Board of Education of the City of Chicago  
One North Dearborn Street, 9<sup>th</sup> Floor  
Chicago, Illinois 60602

Notice to the City shall be addressed to:

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

and

Corporation Counsel  
121 North LaSalle Street, Room 600  
Chicago, Illinois 60602  
Attention: Finance and Economic  
Development Division

Unless otherwise specified, any notice, demand or request required hereunder shall be given in writing at the addresses set forth above, by any of the following means: (a) personal service; (b) [intentionally omitted]; (c) overnight courier; or (d) registered or certified mail, return receipt requested.

Such addresses may be changed when notice is given to the other party in the same manner as provided above. Any notice, demand or request sent pursuant to either clause (a) or (b) hereof shall be deemed received upon such personal service or upon dispatch

by electronic means. Any notice, demand or request sent pursuant to clause (c) shall be deemed received on the day immediately following deposit with the overnight courier and, if sent pursuant to subsection (d) shall be deemed received two (2) days following deposit in the mail.

*Article Eight.*

*Assignment; Binding Effect.*

This Agreement, or any portion thereof, shall not be assigned by either party without the prior written consent of the other.

This Agreement shall inure to the benefit of and shall be binding upon the City, the Board and their respective successors and permitted assigns. This Agreement is intended to be and is for the sole and exclusive benefit of the parties hereto and such successors and permitted assigns.

*Article Nine.*

*Modification.*

This Agreement may not be altered, modified or amended except by written instrument signed by all of the parties hereto.

*Article Ten.*

*Compliance With Laws.*

The parties hereto shall comply with all federal, state and municipal laws, ordinances, rules and regulations relating to this Agreement.

*Article Eleven.*

*Governing Law And Severability.*

This Agreement shall be governed by the laws of the State of Illinois. If any provision of this Agreement shall be held or deemed to be or shall in fact be inoperative or unenforceable as applied in any particular case in any jurisdiction or jurisdictions or in all cases because it conflicts with any other provision or provisions hereof or any constitution, statute, ordinance, rule of law or public policy, or for any reason, such circumstance shall not have the effect of rendering any other provision or provisions contained herein invalid, inoperative or unenforceable to any extent whatsoever. The invalidity of any one or more phrases, sentences, clauses, or sections contained in this Agreement shall not affect the remaining portions of this Agreement or any part hereof.

*Article Twelve.*

*Counterparts.*

This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, but all of which together shall constitute but one instrument. A signature delivered by facsimile or electronic means shall be considered binding for both parties.

*Article Thirteen.*

*Entire Agreement.*

This Agreement constitutes the entire agreement between the parties regarding the Project.

*Article Fourteen.*

*Authority.*

Execution of this Agreement by the City is authorized by an ordinance passed by the City Council of the City on \_\_\_\_\_, 20\_\_. Execution of this Agreement by the Board is authorized by Board Resolution 01-0725-RS2. The parties represent and warrant to each other that they have the authority to enter into this Agreement and perform their obligations hereunder.

*Article Fifteen.*

*Headings.*

The headings and titles of this Agreement are for convenience only and shall not influence the construction or interpretation of this Agreement.

*Article Sixteen.*

*Disclaimer Of Relationship.*

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

*Article Seventeen.*

*Construction Of Words.*

The use of the singular form of any word herein shall also include the plural, and vice versa. The use of the neuter form of any word herein shall also include the masculine and feminine forms, the masculine form shall include feminine and neuter, and the feminine form shall include masculine and neuter.

*Article Eighteen.*

*No Personal Liability.*

No officer, member, official, employee or agent of the City or the Board shall be individually or personally liable in connection with this Agreement.

*Article Nineteen.**Representatives.*

Immediately upon execution of this Agreement, the following individuals will represent the parties as a primary contact in all matters under this Agreement.

For The Board:

Mary De Runtz, Deputy Chief Facilities  
Officer  
Board of Education of the City of Chicago  
42 West Madison Street, 2<sup>nd</sup> Floor  
Chicago, Illinois 60602  
Phone: 773-553-2900  
Email: mderuntz@cps.edu

For The City:

Christopher Jang, Assistant Commissioner  
City of Chicago, Department of Planning  
and Development  
121 North LaSalle Street, Room 1003  
Chicago, Illinois 60602  
Phone: 312-744-7885  
Email: Christopher.jang@cityofchicago.org

Each party agrees to promptly notify the other party of any change in its designated representative, which notice shall include the name, address, telephone number and fax number of the representative for such party for the purpose hereof.

In Witness Whereof, Each of the parties has caused this Agreement to be executed and delivered as of the date first above written.

City of Chicago, Illinois

By: \_\_\_\_\_  
Commissioner,  
Department of Planning  
and Development

The Board of Education of the  
City of Chicago

By: \_\_\_\_\_  
\_\_\_\_\_, President

Attest: \_\_\_\_\_  
Estela G. Beltran,  
Secretary

By: \_\_\_\_\_  
Janice K. Jackson, EdD,  
Chief Executive Officer

Board Resolution Number 01-0725-RS2

Approved as to Legal Form:

\_\_\_\_\_  
Joseph T. Moriarty,  
General Counsel

[(Sub)Exhibits "B", "C", "D" and "F" referred to in this Intergovernmental Agreement with Board of Education of Chicago for construction of an annex and related improvements at Philip Rogers Elementary School omitted intentionally.]

(Sub)Exhibits "A", "E", "G" and "H" referred to in this Intergovernmental Agreement with the Board of Education of Chicago for construction of an annex and related improvements at Philip Rogers Elementary School read as follows:

*(Sub)Exhibit "A".*  
(To Intergovernmental Agreement With Board Of Education Of Chicago  
For Construction Of Annex And Related Improvements  
At Philip Rogers Elementary School)

*The School, The Facility And The Project.*

Address:

7345 North Washtenaw Avenue  
Chicago, Illinois 60645.



C. The Board requests disbursement for the following cost of TIF-Funded Improvements:

\$ \_\_\_\_\_

D. None of the costs referenced in paragraph C above has been previously reimbursed by the City.

E. The Board hereby certifies to the City that, as of the date hereof:

1. Except as described in the attached certificate, the representations and warranties contained in the Agreement are true and correct and the Board is in compliance with all applicable covenants contained therein.

2. No Event of Default or condition or event that, with the giving of notice or passage of time or both, would constitute an Event of Default, exists or has occurred.

3. The Board is in compliance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, as well as all policies, programs and procedures of the Board, all as may be in effect from time to time, pertaining to or affecting the Project or the Board as related thereto.

F. Attached hereto are: (1) a cost itemization of the applicable portions of the budget attached as (Sub)Exhibit G to the Agreement; and (2) evidence of the expenditures upon TIF-Funded Improvements for which the Board hereby seeks reimbursement.

All capitalized terms that are not defined herein have the meanings given such terms in the Agreement.

The Board of Education of the City of Chicago, a body corporate and politic

By: \_\_\_\_\_  
Name

Title: \_\_\_\_\_

Subscribed and sworn before me this \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_.

\_\_\_\_\_

My commission expires: \_\_\_\_\_.

*(Sub)Exhibit "G".*

(To Intergovernmental Agreement With Board Of Education Of Chicago  
For Construction Of Annex And Related Improvements  
At Philip Rogers Elementary School)

*Project Budget.*

Task	Project Estimate
Design	\$ 2,300,000
Construction	15,200,000
Environmental	1,200,000
CPS Administration	1,100,000
FF&E	<u>200,000</u>
TOTAL:	\$20,000,000

*(Sub)Exhibit "H".*

(To Intergovernmental Agreement With Board Of Education Of Chicago  
For Construction Of Annex And Related Improvements  
At Philip Rogers Elementary School)

*Project TIF-Funded Improvements\*.*

Task	Project Estimate
Design	\$ 2,300,000
Construction	15,200,000
Environmental	1,200,000
CPS Administration	1,100,000
FF&E	<u>0</u>
TOTAL:	\$19,800,000

---

\* Notwithstanding the total of TIF-Funded Improvements, the assistance to be provided by the City is limited to the amount of City Funds described in the recitals hereof above and shall not exceed \$1,050,000.

INTERGOVERNMENTAL AGREEMENT WITH CHICAGO PARK DISTRICT  
REGARDING PROVISION OF TAX INCREMENT FINANCING ASSISTANCE  
FUNDS FOR IMPROVEMENTS TO BOSLEY PARK AT 3044 S. BONFIELD ST.

[O2019-4214]

The Committee on Finance submitted the following report:

CHICAGO, July 22, 2019.

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

Your Committee on Finance, having had under consideration a communication recommending a proposed ordinance concerning the authority to enter into and execute an intergovernmental agreement with the Chicago Park District for the redevelopment of Bosley Park playground, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) SCOTT WAGUESPACK,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 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 Chicago Park District (the "Park District") is an Illinois municipal corporation and a unit of local government under Article VII, Section 1 of the 1970 Constitution of the State of Illinois and, as such, is authorized to exercise control over and supervise the operation of all parks within the corporate limits of the City; and

WHEREAS, The Park District desires to make improvements to Bosley Park located at 3044 South Bonfield Street, legally described in Exhibit A (the "Property"), including construction of a new playground, a spray pool, basketball court and an artificial junior soccer field (collectively the "Project"); and

WHEREAS, The Project lies wholly within the boundaries of the Archer/Western Redevelopment Project Area (as hereinafter defined); and

WHEREAS, The City is authorized under the provisions of the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq., as amended from time-to-time (the "Act"), to finance projects that eradicate blight conditions and conservation factors that could lead to blight through the use of tax increment allocation financing for redevelopment projects; and

WHEREAS, In accordance with the provisions of the Act, and pursuant to ordinances adopted on February 11, 2009, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* for said date, and amended on June 9, 2010, the City Council: (i) approved and adopted a redevelopment plan and project (the "Plan") for a portion of the City known as the "Archer/Western Redevelopment Project Area" (the "Archer/Western Redevelopment Area"); (ii) designated the Archer/Western Redevelopment Area as a "redevelopment project area"; and (iii) adopted tax increment allocation financing for the Archer/Western Redevelopment Area; and

WHEREAS, Under 65 ILCS 5/11-74.4-3(q)(7), such incremental ad valorem taxes which pursuant to the Act have been collected and are allocated to pay redevelopment project costs and obligations incurred in the payment thereof ("Increment") may be used to pay all or a portion of a taxing district's capital costs resulting from a redevelopment project necessarily incurred or to be incurred in furtherance of the objectives of the redevelopment plan and project, to the extent the municipality by written agreement accepts and approves such costs (Increment collected from the Archer/Western Redevelopment Area shall be known as the "Archer/Western Increment"); and

WHEREAS, The Department of Planning and Development of the City ("DPD") wishes to use a portion of the Archer/Western Increment in an amount not to exceed \$1,369,400 for the purpose of partially funding the construction of the Project on the Property (the "TIF-Funded Improvements") in the Archer/Western Redevelopment Area to the extent and in the manner provided in the Agreement (as hereinafter defined); and

WHEREAS, The Plan contemplates that tax increment financing assistance would be provided for public improvements, such as the Project, within the boundaries of the Archer/Western Redevelopment Area; and

WHEREAS, The Park District is a taxing district under the Act; and

WHEREAS, In accordance with the Act, the TIF-Funded Improvements shall include such of the Park District's capital costs necessarily incurred or to be incurred in furtherance of the objectives of the Plan, and the City has found that the TIF-Funded Improvements consist of the cost of the Park District's capital improvements that are necessary and directly result from the redevelopment project constituting the Project and, therefore, constitute "taxing districts' capital costs" as defined in Section 5/11-74.4-3(u) of the Act; and

WHEREAS, Pursuant to Section 5/11-74.4-4(q) of the Act, the City can use Increment from one redevelopment project area for eligible redevelopment project costs in another redevelopment project area that is either contiguous to, or is separated only by a public right-of-way from, the redevelopment project area from which the Increment is received so long as the applicable redevelopment plans permit such use (the "Transfer Rights"); and

WHEREAS, To induce certain redevelopment pursuant to the Act, in accordance with the provisions of the Act, pursuant to ordinances adopted on January 14, 1997, and published in the *Journal* for said date, and amended on May 5, 2004, the City Council: (1) approved and adopted a redevelopment plan (the "35<sup>th</sup>/Halsted Redevelopment Plan") for the 35<sup>th</sup>/Halsted Redevelopment Project Area (the "35<sup>th</sup>/Halsted Redevelopment Area") of the City; (2) designated the 35<sup>th</sup>/Halsted Redevelopment Area as a "redevelopment project area" pursuant to the Act; and (3) adopted tax increment allocation financing for the 35<sup>th</sup>/Halsted Redevelopment Area; and

WHEREAS, The Archer/Western Redevelopment Area is either contiguous to, or is separated only by a public right-of-way from, the 35<sup>th</sup>/Halsted Redevelopment Area; and

WHEREAS, The 35<sup>th</sup>/Halsted Redevelopment Plan permits the exercise of Transfer Rights with respect to Increment from the 35<sup>th</sup>/Halsted Redevelopment Area ("35<sup>th</sup>/Halsted Increment") and the Archer/Western Redevelopment Plan permits the receipt of Increment pursuant to Transfer Rights; and

WHEREAS, It is anticipated that the City may, in its discretion, exercise its Transfer Rights pursuant to the Act and the 35<sup>th</sup>/Halsted and Archer/Western Redevelopment Plans to use 35<sup>th</sup>/Halsted Increment or Archer/Western Increment in an amount up to \$1,369,400; and

WHEREAS, The City and the Park District wish to enter into an intergovernmental agreement in substantially the form attached hereto as Exhibit B (the "Agreement") whereby the City shall pay for or reimburse the Park District for the TIF-Funded Improvements; now, therefore,

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

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

SECTION 2. The City hereby finds that the TIF-Funded Improvements, among other eligible redevelopment project costs under the Act approved by the City, consist of the cost of the Park District's capital improvements that are necessary and directly result from the redevelopment project constituting the Project and, therefore, constitute "taxing districts' capital costs" as defined in Section 5/11-74.4-3(u) of the Act.

SECTION 3. Subject to the approval of the Corporation Counsel of the City as to form and legality, and to the approval of the City Comptroller, the Acting Commissioner or Commissioner of DPD is authorized to execute and deliver the Agreement, and such other documents as are necessary, between the City and the Park District, which may contain such other terms as are deemed necessary or appropriate by the parties executing the same on the part of the City.

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 other provisions of this ordinance.

SECTION 5. This ordinance shall be in full force and effect from and after the date of its passage and approval.

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

*Exhibit "A".*  
(To Ordinance)

*Legal Description.*

(Subject To Final Survey And Title Commitment)

Parcel I:

Lots 38 to 42, inclusive, in D.J. Hulls' Subdivision of Lot 6 in Block 26 in Canal Trustees' Subdivision in the south fractional half of Section 29, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

## Parcel II:

Lots 9 to 37 in C.J. Hulls' Subdivision of Lot 6 in Block 26 in Canal Trustees' Subdivision of the south fractional Section 29, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

## Address:

3044 South Bonfield Street  
Chicago, Illinois.

## Permanent Index Numbers:

17-29-421-005-0000;  
17-29-421-006-0000;  
17-29-421-007-0000;  
17-29-421-008-0000;  
17-29-421-009-0000; and  
17-29-421-010-0000.

*Exhibit "B".*  
(To Ordinance)

*Intergovernmental Agreement With Chicago Park District  
For Improvements To Bosley Park.*

This Agreement (the "Agreement") is made as of this \_\_\_\_ day of \_\_\_\_\_, 2019 (the "Closing Date"), under authority granted by Article VII, Section 10 of the 1970 Constitution of the State of Illinois, by and between the City of Chicago (the "City"), an Illinois municipal corporation, by and through its Department of Planning and Development or any successor thereto ("DPD"); and the Chicago Park District (the "Park District"), an Illinois municipal corporation. The Park District and the City are sometimes referred to herein individually as a "Party", and collectively as the "Parties".

*Recitals:*

A. The City is a home rule unit of government under 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.

B. The Park District is a unit of local government under Article VII, Section 1 of the 1970 Constitution of the State of Illinois and, as such, has the authority to exercise control over and supervise the operation of parks within the corporate limits of the City.

C. The Park District has proposed to renovate Bosley Park located at 3044 South Bonfield Street, legally described in (Sub)Exhibit A (the "Property").

D. The renovation will consist of construction of a new playground, a spray pool, basketball court and an artificial junior soccer field (collectively, the "Project").

E. The City desires to help the Park District with the development of the Project by providing tax increment financing.

F. The Property lies wholly within the boundaries of the Archer/Western Redevelopment Project Area (as hereinafter defined).

G. The City is authorized under the provisions of the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq., as amended from time-to-time (the "Act"), to finance projects that eradicate blight conditions and conservation factors that could lead to blight through the use of tax increment allocation financing for redevelopment projects.

H. In accordance with the provisions of the Act, and pursuant to ordinances (the "Archer/Western Ordinances") adopted on February 11, 2009, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* (the "Journal") for said date, and amended on June 9, 2010, the City Council: (i) approved and adopted a redevelopment plan and project (the "Plan") for a portion of the City known as the "Archer/Western Redevelopment Project Area" (the "Archer/Western Redevelopment Area"); (ii) designated the Archer/Western Redevelopment Area as a "redevelopment project area"; and (iii) adopted tax increment allocation financing for the Archer/Western Redevelopment Area.

I. Under 65 ILCS 5/11-74.4-3(q)(2), such incremental ad valorem taxes which pursuant to the Act have been collected and are allocated to pay redevelopment project costs and obligations incurred in the payment thereof ("Increment") may be used to pay the sum total of all reasonable or necessary costs incurred or estimated to be incurred, and any such costs incidental to a redevelopment plan and a redevelopment (Increment collected from

the Archer/Western Redevelopment Area shall be known as the "Archer/Western Increment").

J. The Park District is a taxing district under the Act.

K. In accordance with the Act, the TIF-Funded Improvements shall include such of the Park District's capital costs necessarily incurred or to be incurred in furtherance of the objectives of the Plan, and the City has found that the TIF-Funded Improvements consist of the cost of the Park District's capital improvements that are necessary and directly result from the redevelopment, project constituting the Project and, therefore, constitute "taxing districts' capital costs" as defined in Section 5/11-74.4-3(u) of the Act.

L. Pursuant to Section 5/11-74.4-4(q) of the Act, the City can use Increment from one redevelopment project area for eligible redevelopment project costs in another redevelopment project area that is either contiguous to, or is separated only by a public right-of-way from, the redevelopment project area from which the Increment is received so long as the applicable redevelopment plans permit such use (the "Transfer Rights").

M. In accordance with the provisions of the Act, pursuant to ordinances (the "35<sup>th</sup>/Halsted Ordinances") adopted on January 14, 1997, and published in the *Journal* for said date, and amended on May 5, 2004, the City Council: (1) approved and adopted a redevelopment plan (the "35<sup>th</sup>/Halsted Redevelopment Plan") for the 35<sup>th</sup>/Halsted Redevelopment Project Area (the "35<sup>th</sup>/Halsted Redevelopment Area") of the City; (2) designated the 35<sup>th</sup>/Halsted Redevelopment Area as a "redevelopment project area" pursuant to the Act; and (3) adopted tax increment allocation financing for the 35<sup>th</sup>/Halsted Redevelopment Area.

N. The Archer/Western Redevelopment Area is either contiguous to, or is separated only by a public right-of-way from, the 35<sup>th</sup>/Halsted Redevelopment Area.

O. The 35<sup>th</sup>/Halsted Redevelopment Plan permits the exercise of Transfer Rights with respect to Increment from the 35<sup>th</sup>/Halsted Redevelopment Area ("35<sup>th</sup>/Halsted Increment") and the Archer/Western Redevelopment Plan permits the receipt of Increment pursuant to Transfer Rights.

P. The City wishes to exercise its Transfer Rights pursuant to the Act and the 35<sup>th</sup>/Halsted and Archer/Western Redevelopment Plans to make available to the Park District a portion of the 35<sup>th</sup>/Halsted Increment or Archer/Western Increment in an amount up to \$1,369,400 (the "TIF Assistance"), subject to Section 2.6, for the Project (the "TIF-Funded Improvements") to the extent and in the manner provided in the Agreement.

Q. The City and the Park District wish to enter into this Agreement whereby the Park District shall develop the Project and the City shall reimburse the Park District with the TIF Assistance for same.

R. By ordinances adopted on January 16, 2019, the Board of Commissioners of the Chicago Park District authorized the acceptance of the City Increment as described herein (the "Park District Ordinance").

S. On \_\_\_\_\_, 2019, the City Council adopted an ordinance published in the *Journal* for said date (the "Authorizing Ordinance"), among other things, authorizing the execution of this Agreement.

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

*Terms And Conditions.*

*Section 1.*

*The Project.*

1.1 No later than 36 months from the Closing Date, or later as the Commissioner of DPD (the "Commissioner") may agree in writing, the Park District shall let one or more contracts for the Project in compliance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, all as may be in effect from time-to-time, pertaining to or affecting the Project or the Park District as related thereto.

1.2 The Park District shall provide the City, if any shall apply, with copies of all governmental licenses and permits required to construct the Project and to use, occupy and operate the Property as a public park from all appropriate governmental authorities, including evidence that the Property is appropriately zoned to be used, occupied, and operated as a public park.

1.3 The Park District shall include a certification of compliance with the requirements of Sections 1.1 and 1.2 hereof with the request for the TIF Assistance hereunder at the time the Project is completed and prior to any disbursement of the TIF Assistance. The City shall be entitled to rely on this certification without further inquiry. Upon the City's request, the Park District shall provide evidence satisfactory to the City of such compliance.

1.4 If applicable, in all contracts relating to the Project, the Park District agrees to require its contractors to name the City as an additional insured on all insurance policies and to require its contractors to indemnify the City from all claims, damages, demands, losses, suits, actions, judgments and expenses, including but not limited to attorneys' fees, arising out of or resulting from the construction for the Project by its contractors or contractors' suppliers, employees or agents.

*Section 2.*

*Funding.*

2.1 The City shall, subject to the Park District's satisfaction of the conditions precedent for disbursement described in this Section 2 and such other conditions contained in this Agreement, disburse the TIF Assistance to the Park District.

2.2 The City shall establish a special account within the Archer/Western Redevelopment Project Area Special Tax Allocation Fund; such special account shall be known as the "Bosley Park Account". Disbursement of TIF Assistance will be subject to the availability of Archer/Western Increment or 35<sup>th</sup>/Halsted Increment in the Bosley Park Account, subject to all restrictions on and obligations of the City contained in all Archer/Western Ordinances and 35<sup>th</sup>/Halsted Ordinances, or relating to the Archer/Western Increment and 35<sup>th</sup>/Halsted Increment and all agreements and other documents entered into by the City pursuant thereto.

2.3 Within 15 days after the Closing Date or such longer period of time as may be agreed to by the Commissioner, but in no event later than 90 days after the execution of this Agreement (the "Satisfaction Period"), the Park District must satisfy to the reasonable satisfaction of the Commissioner, the following conditions precedent for City's disbursement of the TIF Assistance to the Park District:

2.3.1 The Park District has satisfied the conditions stated in this Section 2.3 within the Satisfaction Period. If the Park District is unable to satisfy said conditions, either Party may terminate this Agreement by providing written notice to the other Party;

2.3.2 The Park District may request payment from the City by submitting a Certificate of Expenditure in the form of (Sub)Exhibit C hereto ("Certificate of Expenditure"), which may be processed and executed periodically. The City shall not execute and approve Certificates of Expenditure in the aggregate in excess of the actual costs of the Project, and in no event in an amount greater than the TIF Assistance. Prior to each execution of a Certificate of Expenditure by the City, the Park District shall submit documentation regarding the applicable expenditures to DPD. Delivery by the Park District to the City of any request for execution by the City of a Certificate of Expenditure hereunder shall, in addition to the items therein expressly set forth, constitute a certification to the City, as of the date of such request for execution of a Certificate of Expenditure, that:

\*2.4.1 The total amount of the request for the Certificate of Expenditure represents the actual amount payable in connection with the Project;

---

\* Editor's Note: Numbering sequence per original document.

2.4.2 All amounts shown as previous payments on the current request for a Certificate of Expenditure have been paid to the parties entitled to such payment;

2.4.3 The Park District has approved all work and materials for the current request for a Certificate of Expenditure, and such work and materials conform to the Plans and Specifications; and

2.4.4 The Park District is in compliance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, all as may be in effect from time-to-time, pertaining to or affecting the Project or the Park District as related thereto.

2.5 The City shall have the right, in its discretion, to require the Park District to submit further documentation as the City may require in order to verify that the matters certified to in Section 2.4 are true and correct, and any execution and approval of a Certificate of Expenditure by the City shall be subject to the City's review and approval of such documentation and its satisfaction that such certifications are true and correct; provided, however, that nothing in this sentence shall be deemed to prevent the City from relying on such certifications by the Park District.

2.6 The current estimated cost of the entire Project is \$1,369,400. The Park District has delivered to the Commissioner a budget for the Project attached as (Sub)Exhibit B. The Park District certifies that it has identified sources of funds, including the TIF Assistance, sufficient to complete its budgeted portion of the Property for Project. The Park District agrees that the City will only contribute TIF Assistance to reimburse the Park District for the costs of the Project and that all costs of completing the Project over the TIF Assistance shall be the sole responsibility of the Park District. If the Park District at any point does not have sufficient funds to complete the Project, the Park District shall so notify the City immediately in writing and cease all work on the Project until the City and the Park District agree on how to proceed; the Park District may narrow the scope of the Project (the "Revised Project") as agreed to by the City prior to the restart of any work in order to complete the Revised Project with the approved funds. The City has the right, at its election, to withhold and refuse all reimbursement in the event that the Park District fails to so notify the City and/or the Park District and the City fail to reach agreement on a Revised Project as described above.

2.7 (Sub)Exhibit B contains the cost associated with the Project recognized by the City as costs eligible to be paid for out of the TIF Assistance. To the extent the TIF-Funded Improvements are included as taxing district capital costs under the Act, the Park District acknowledges that the TIF-Funded Improvements are costs for capital improvements and the City acknowledges it has determined that these TIF-Funded Improvements are necessary and directly result from the Plan. Prior to the expenditure of TIF Assistance on the Project, the Commissioner, based upon the Project budget, may make such modifications to (Sub)Exhibit B as he or she wishes in his or her discretion to account for all of the TIF Assistance to be expended under this Agreement; provided, however, that all TIF-Funded Improvements shall: (i) qualify as redevelopment project costs under the Act,

(ii) qualify as eligible costs under the Plan; and (iii) be improvements that the Commissioner has agreed to pay for out of TIF Assistance, subject to the terms of this Agreement.

2.8 The Park District hereby acknowledges and agrees that the City's obligations hereunder with respect to the TIF Assistance are subject in every respect to the availability of funds as described in and limited by this Section 2. If no funds or insufficient funds are appropriated and budgeted in any fiscal period of the City for disbursements of the TIF Assistance, then the City will notify the Park District in writing of that occurrence, and the City may terminate this Agreement on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for disbursement under this Agreement are exhausted.

2.9 If the aggregate cost of the Project is less than the amount of the TIF Assistance contemplated by this Agreement, the Park District shall have no claim to the difference between the amount of the TIF Assistance contemplated by this Agreement and the amount of the TIF Assistance actually paid by the City to the Park District and expended by the Park District for the Project.

### *Section 3.*

#### *Term.*

The term of this Agreement shall commence on the Closing Date and shall expire on the date on which the Archer/Western Redevelopment Area is no longer in effect, or on the date of termination of this Agreement according to its terms, whichever occurs first.

### *Section 4.*

#### *Environmental Matters.*

4.1 It shall be the responsibility of the Park District, at its sole cost and expense, to: (a) investigate and determine the soil and environmental condition of the Property, including obtaining Phase I, if applicable, or Phase II environmental audits for the Property; and (b) determine if any environmental remediation is necessary with respect to the Property or the Project, and any such work that the Park District determines is required shall be performed at its sole cost and expense as the Parties understand and agree that the City's financial obligation shall be limited to an amount not to exceed the TIF Assistance which is provided solely for the items set forth on (Sub)Exhibit B. The City makes no covenant, representation, or warranty as to the environmental condition of the Property or the suitability of the Property as a park or for any use whatsoever.

*Section 5.*

*Insurance.*

5.1 If applicable, the Park District shall provide and maintain at the Park District's own expense, or cause to be provided during the term of this Agreement, the insurance coverages and requirements specified below, insuring all operations related to this Agreement.

5.1.1 Workers' Compensation And Employer's Liability. Workers' Compensation as prescribed by applicable law covering all employees who are to provide a service under this Agreement and Employer's Liability coverage with limits of not less than \$100,000 each accident or illness.

5.1.2 Commercial General Liability (Primary And Umbrella). Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages shall include the following: all premises and operations, products/completed operations, explosion, collapse, underground, separation of insureds, defense, and contractual liability (with no limitation endorsement). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the work.

5.1.3 Automobile Liability (Primary And Umbrella). When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Park District shall provide or cause to be provided, Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage.

5.1.4 Professional Liability. When any architects, engineers or professional consultants perform work in connection with this Agreement, the Park District shall cause to be provided, Professional Liability Insurance covering acts, errors, or omissions shall be maintained with limits of not less than \$1,000,000.

5.1.5 Self-Insurance. To the extent permitted by applicable Law, the Park District may self-insure for the insurance requirements specified above, it being expressly understood and agreed that, if the Park District does self-insure for any such insurance requirements, the Park District must bear all risk of loss for any loss which would otherwise be covered by insurance policies, and the self-insurance program must comply with at least such insurance requirements as stipulated above.

5.2 If applicable, the Park District will furnish the City at the address stated in Section 8.13, original Certificates of Insurance evidencing the required coverage to be in force on the Closing Date, and renewal Certificates of Insurance, promptly as any requisite insurance is renewed. The Park District shall submit evidence of insurance on the City's Insurance Certificate Form or equivalent prior to the Closing Date. The receipt of any

certificate does not constitute agreement by the City that the insurance requirements in this 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 shall not be deemed to be a waiver by the City.

5.3 If applicable, the Park District shall advise all insurers of the provisions of this Agreement regarding insurance. Nonconforming insurance shall not relieve the Park District of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of this Agreement, and the City retains the right to stop work until proper evidence of insurance is provided, or this Agreement may be terminated.

5.4 If applicable, the required 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.

5.5 Any and all deductibles or self-insured retentions on referenced insurance coverages shall be borne by the Park District and its contractors.

5.6 If applicable, the Park District agrees that insurers shall waive their rights of subrogation against the City, its employees, elected officials, agents, or representatives.

5.7 The Park District expressly understands and agrees that any coverage and limits furnished by the Park District shall in no way limit the Park District's liabilities and responsibilities specified by this Agreement or by law.

5.8 The Park District expressly understands and agrees that any insurance or self-insurance programs maintained by the City shall not contribute with insurance provided by the Park District under this Agreement.

5.9 If applicable, the required insurance 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.

5.10 The City's Risk Management Department maintains the right to modify, delete, alter or change these requirements.

#### *Section 6.*

#### *Indemnity/No.Personal Liability.*

6.1 The Park District agrees to indemnify and hold the City, its officers and employees, harmless from and against any losses, costs, damages, liabilities, claims, suits, actions, causes of action and expenses, including, without limitation, reasonable attorneys' fees

and court costs suffered or incurred by the City arising from or in connection with: (i) the Park District's failure to comply with any of the terms, covenants and conditions contained in this Agreement; or (ii) the Park District's failure to pay costs associated with the Project. The defense and indemnification obligations in this Section 6.1 shall survive any termination or expiration of this Agreement.

6.2 No elected or appointed official or member or employee or agent of the City or the Park District shall be individually or personally liable in connection with this Agreement.

#### *Section 7.*

##### *Default.*

7.1 If the Park District, without the City's written consent, fails to complete the Project within 36 months after the date of execution of this Agreement, then the City may terminate this Agreement by providing written notice to the Park District.

7.2 In the event the Park District fails to perform, keep or observe any of its covenants, conditions, promises, agreements or obligations under this Agreement not identified in Section 7.1 and such default is not cured as described in Section 7.3 hereof, the City may terminate this Agreement.

7.3 Prior to termination, the City shall give its notice of intent to terminate 30 days prior to termination at the address specified in Section 8.13 hereof, and shall state the nature of the default. In the event the Park District does not cure such default within the 30-day notice period, such termination shall become effective at the end of such period; provided, however, with respect to those defaults which are not capable of being cured within such 30-day period, the Park District shall not be deemed to have committed such default and no termination shall occur if the Park District has commenced to cure the alleged default within such 30-day period and thereafter diligently and continuously prosecutes the cure of such default until the same has been cured.

7.4 The City may, in any court of competent jurisdiction, by any proceeding at law or in equity, secure the specific performance of the agreements contained herein, or may be awarded damages for failure of performance, or both.

#### *Section 8.*

##### *General Provisions.*

8.1 Authority. Execution of this Agreement by the City is authorized by the Authorizing Ordinance. Execution of this Agreement by the Park District is authorized by the Park District Ordinance. The Parties represent and warrant to each other that they have the authority to enter into this Agreement and perform their obligations hereunder.

8.2 Assignment. This Agreement, or any portion thereof, shall not be assigned by either Party without the prior written consent of the other.

8.3 Compliance With Laws. The Parties agree to comply with all federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders relating to this Agreement.

8.4 Consents. Whenever the consent or approval of one or both Parties to this Agreement is required hereunder, such consent or approval will not be unreasonably withheld.

8.5 Construction Of Words. As used in this Agreement, the singular of any word shall include the plural, and vice versa. Masculine, feminine and neuter pronouns shall be fully interchangeable, where the context so requires.

8.6 Counterparts. This Agreement may be executed in several counterparts and by a different Party in separate counterparts, with the same effect as if all Parties had signed the same document. All such counterparts shall be deemed an original, shall be construed together and shall constitute one and the same instrument.

8.7 Further Assurance. The Parties shall perform such acts, execute and deliver such instruments and documents, and do all such other things as may be reasonably necessary to accomplish the transactions contemplated in this Agreement.

8.8 Governing Law And Venue. This Agreement will be governed by and construed in accordance with the internal laws of the State of Illinois, without regard to the principles of conflicts of law thereof. If there is a lawsuit under this Agreement, each Party hereto agrees to submit to the jurisdiction of the courts of Cook County, the State of Illinois.

8.9 Integration. This Agreement constitutes the entire agreement between the Parties, merges all discussions between them and supersedes and replaces any and every other prior or contemporaneous agreement, negotiation, understanding, commitments or writing with respect to such subject matter hereof.

8.10 Parties' Interest/No Third Party Beneficiaries. This Agreement shall be binding upon the Parties and their respective successors and permitted assigns (as provided herein) and shall inure to the benefit of the Parties, and their respective successors and permitted assigns (as provided herein). This Agreement shall not run to the benefit of, or be enforceable by, any person or entity other than a Party and its successors and permitted assigns. This Agreement should not be deemed to confer upon third parties any remedy, claim, right of reimbursement or other right. Nothing contained in this Agreement, nor any act of the Parties, shall be deemed or construed by any of the Parties hereto or by third parties, to create any relationship of third party beneficiary, principal, agent, limited or general partnership, joint venture, or any association or relationship involving any of the Parties.

8.11 Modification Or Amendment. This Agreement may not be altered, modified or amended except by a written instrument signed by both Parties.

8.12 No Implied Waivers. No waiver by either Party of any breach of any provision of this Agreement will be a waiver of any continuing or succeeding breach of the breached provision, a waiver of the breached provision itself, or a waiver of any right, power or remedy under this Agreement. No notice to, or demand on, either Party in any case will, of itself, entitle that Party to any further notice or demand in similar or other circumstances.

8.13 Notices. Unless otherwise specified, any notice, demand or request required hereunder shall be given in writing at the addresses set forth below, by any of the following means: (a) personal service; (b) facsimile (fax); (c) overnight courier; or (d) registered or certified first class mail, return receipt requested.

If To The City:

City of Chicago  
Department of Planning and  
Development  
Attention: Commissioner  
City Hall, Room 1000  
121 North LaSalle Street  
Chicago, Illinois 60602  
(312) 744-4190  
(312) 744-2271 (Fax)

with copies to:

City of Chicago  
Department of Law  
Attention: Finance and Economic  
Development Division  
City Hall, Room 600  
121 North LaSalle Street  
Chicago, Illinois 60602  
(312) 744-0200  
(312) 742-0277 (Fax)

To The Park District:

Chicago Park District  
Attention: General Superintendent  
541 North Fairbanks Court  
Chicago, Illinois 60611  
(312) 742-4200  
(312) 742-5276 (Fax)

with copies to:

Chicago Park District  
General Counsel  
541 North Fairbanks Court, Room 300  
Chicago, Illinois 60611  
(312) 742-4602  
(312) 742-5316 (Fax)

Such addresses may be changed by notice to the other Party given in the same manner provided above. Any notice, demand or request sent pursuant to either clause (a) or (b) above shall be deemed received upon such personal service or dispatch. Any notice, demand or request sent pursuant to clause (c) above shall be deemed received on the day immediately following deposit with the overnight courier and any notices, demands or requests sent pursuant to clause (d) above shall be deemed received two business days following deposit in the mail.

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

8.15 Representatives. Immediately upon execution of this Agreement, the following individuals will represent the Parties as a primary contact in all matters under this Agreement.

For The City:

Nelson Chueng  
City of Chicago  
Department of Planning and  
Development  
City Hall, Room 1101  
121 North LaSalle Street  
Chicago, Illinois 60602  
(312) 744-5756  
(312) 744-7996 (Fax)

For The Park District:

Heather Gleason  
Chicago Park District  
Director of Planning and Construction  
541 North Fairbanks Court  
Chicago, Illinois 60611  
(312) 742-4685  
(312) 742-5347 (Fax)

Each Party agrees to promptly notify the other Party of any change in its designated representative, which notice shall include the name, address, telephone number and fax number of the representative for such Party for the purpose hereof.

8.16 Severability. If any provision of this Agreement, or the application thereof, to any person, place or circumstance, shall be held by a court of competent jurisdiction to be invalid, unenforceable or void, the remainder of this Agreement and such provisions as applied to other persons, places and circumstances shall remain in full force and effect only if, after excluding the portion deemed to be unenforceable, the remaining terms shall provide for the consummation of the transactions contemplated hereby in substantially the same manner as originally set forth herein.

8.17 Survival Of Agreements. Except as otherwise contemplated by this Agreement, all covenants and agreements of the Parties contained in this Agreement will survive the consummation of the transactions contemplated hereby.

8.18 Titles And Headings. Titles and headings to paragraphs or sections contained in this Agreement are for convenience only and are not intended to limit, vary, define or expand the content of this Agreement.

8.19 Time. Time is of the essence in the performance of this Agreement.

In Witness Whereof, Each of the Parties has caused this Agreement to be executed and delivered as of the date first above written.

City of Chicago, a municipal corporation,  
by and through its Department of  
Planning and Development

By: \_\_\_\_\_  
Commissioner

Chicago Park District, a body politic and  
corporate of the State of Illinois

By: \_\_\_\_\_  
Michael P. Kelly,  
General Superintendent and CEO

Attest:

By: \_\_\_\_\_  
Kantrice Ogletree,  
Secretary

[(Sub)Exhibit "A" referred to in this Intergovernmental Agreement with Chicago Park District for improvements to Bosley Park constitutes Exhibit "A" to ordinance printed on pages 2249 and 2250 of this *Journal*.]

(Sub)Exhibits "B" and "C" referred to in this Intergovernmental Agreement with the Chicago Park District for improvements to Bosley Park read as follows:



A. Expenditures for the Project, in the total amount of \$\_\_\_\_\_, have been made.

B. This paragraph B sets forth and is a true and complete statement of all costs of TIF-Funded Improvements for the Project reimbursed by the City to date:

\$\_\_\_\_\_

C. The Park District requests reimbursement for the following cost of TIF-Funded Improvements:

\$\_\_\_\_\_

D. None of the costs referenced in paragraph C above have been previously reimbursed by the City.

E. The Park District hereby certifies to the City that, as of the date hereof:

1. Except as described in the attached certificate, the representations and warranties contained in the Agreement are true and correct and the Park District is in compliance with all applicable covenants contained herein.

2. No Event of Default or condition or event which, with the giving of notice or passage of time or both, would constitute a Default, exists or has occurred.

3. The Park District has approved all work and materials for the current request for a Certificate of Expenditure, and such work and materials conform to the Plans and Specifications.

4. The Park District is in compliance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, all as may be in effect from time-to-time, pertaining to or affecting the Project or the Park District as related thereto.

All capitalized terms which are not defined herein have the meanings given such terms in the Agreement.

Chicago Park District

By: \_\_\_\_\_  
Name

Title: \_\_\_\_\_

Subscribed and sworn before me this  
\_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_.

\_\_\_\_\_

My commission expires: \_\_\_\_\_.

Agreed and Accepted:

\_\_\_\_\_  
Name

Title: \_\_\_\_\_

City of Chicago  
Department of Planning and Development

\_\_\_\_\_

INTERGOVERNMENTAL AGREEMENT WITH CHICAGO PARK DISTRICT  
REGARDING PROVISION OF TAX INCREMENT FINANCING ASSISTANCE  
FUNDS FOR IMPROVEMENTS TO MC INERNEY PARK AT 4452 S. EMERALD  
AVE.

[O2019-4212]

The Committee on Finance submitted the following report:

CHICAGO, July 22, 2019.

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

Your Committee on Finance, having had under consideration a communication recommending a proposed ordinance concerning the authority to enter into and execute an intergovernmental agreement with the Chicago Park District for the redevelopment of McInerney Park, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) SCOTT WAGUESPACK,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 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 Chicago Park District (the "Park District") is an Illinois municipal corporation and a unit of local government under Article VII, Section 1 of the 1970 Constitution of the State of Illinois and, as such, is authorized to exercise control over and supervise the operation of all parks within the corporate limits of the City; and

WHEREAS, The Park District desires to make improvements to McInerney Park located at 4452 South Emerald Avenue, legally described in Exhibit A (the "Property"), including construction of a new playground, paving, fencing, lighting, seating and drinking fountain (collectively the "Project"); and

WHEREAS, The Project lies wholly within the boundaries of the 47<sup>th</sup>/Halsted Redevelopment Project Area (as hereinafter defined); and

WHEREAS, The City is authorized under the provisions of the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq., as amended from time-to-time (the "Act"), to finance projects that eradicate blight conditions and conservation factors that

could lead to blight through the use of tax increment allocation financing for redevelopment projects; and

WHEREAS, In accordance with the provisions of the Act, and pursuant to ordinances adopted on May 29, 2002, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* for said date, and amended on November 13, 2013 and May 28, 2014, the City Council: (i) approved and adopted a redevelopment plan and project (the "Plan") for a portion of the City known as the "47<sup>th</sup>/Halsted Redevelopment Project Area" (the "47<sup>th</sup>/Halsted Redevelopment Area"); (ii) designated the 47<sup>th</sup>/Halsted Redevelopment Area as a "redevelopment project area"; and (iii) adopted tax increment allocation financing for the 47<sup>th</sup>/Halsted Redevelopment Area; and

WHEREAS, Under 65 ILCS 5/11-74.4-3(q)(7), such incremental ad valorem taxes which pursuant to the Act have been collected and are allocated to pay redevelopment project costs and obligations incurred in the payment thereof ("Increment") may be used to pay all or a portion of a taxing district's capital costs resulting from a redevelopment project necessarily incurred or to be incurred in furtherance of the objectives of the redevelopment plan and project, to the extent the municipality by written agreement accepts and approves such costs (Increment collected from the 47<sup>th</sup>/Halsted Redevelopment Area shall be known as the "47<sup>th</sup>/Halsted Increment"); and

WHEREAS, The Department of Planning and Development of the City ("DPD") wishes to use a portion of the 47<sup>th</sup>/Halsted Increment in an amount not to exceed \$552,000 for the purpose of partially funding the construction of the Project on the Property (the "TIF-Funded Improvements") in the 47<sup>th</sup>/Halsted Redevelopment Area to the extent and in the manner provided in the Agreement (as hereinafter defined); and

WHEREAS, The Plan contemplates that tax increment financing assistance would be provided for public improvements, such as the Project, within the boundaries of the 47<sup>th</sup>/Halsted Redevelopment Area; and

WHEREAS, The Park District is a taxing district under the Act; and

WHEREAS, In accordance with the Act, the TIF-Funded Improvements shall include such of the Park District's capital costs necessarily incurred or to be incurred in furtherance of the objectives of the Plan, and the City has found that the TIF-Funded Improvements consist of the cost of the Park District's capital improvements that are necessary and directly result from the redevelopment project constituting the Project and, therefore, constitute "taxing districts' capital costs" as defined in Section 5/11-74.4-3(u) of the Act; and

WHEREAS, The City and the Park District wish to enter into an intergovernmental agreement in substantially the form attached hereto as Exhibit B (the "Agreement") whereby the City shall pay for or reimburse the Park District for the TIF-Funded Improvements; now, therefore,

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

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

SECTION 2. The City hereby finds that the TIF-Funded Improvements, among other eligible redevelopment project costs under the Act approved by the City, consist of the cost of the Park District's capital improvements that are necessary and directly result from the redevelopment project constituting the Project and, therefore, constitute "taxing districts' capital costs" as defined in Section 5/11-74.4-3(u) of the Act.

SECTION 3. Subject to the approval of the Corporation Counsel of the City as to form and legality, and to the approval of the City Comptroller, the Acting Commissioner or Commissioner of DPD is authorized to execute and deliver the Agreement, and such other documents as are necessary, between the City and the Park District, which may contain such other terms as are deemed necessary or appropriate by the parties executing the same on the part of the City.

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 other provisions of this ordinance.

SECTION 5. This ordinance shall be in full force and effect from and after the date of its passage and approval.

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

*Exhibit "A".*  
(To Ordinance)

*Legal Description.*

(Subject To Final Survey And Title Commitment)

Parcel 1:

Lots 7 to 24, inclusive, and the south 14 inches of Lot 6 in Block 4 in Loeb and Harris' Subdivision of the south half of the west half of the south half of the north half of the southwest quarter of Section 4, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

## Parcel 2:

The east half of the 16-foot vacated alley lying west of and adjoining Lots 7 to 12, inclusive, in Block 4 in Loeb and Harris' Subdivision aforesaid, in Cook County, Illinois.

## Parcel 3:

The west half of the 16-foot vacated alley lying east of and adjoining Lots 13 to 18, inclusive, in Block 4 in Loeb and Harris' Subdivision aforesaid, in Cook County, Illinois.

## Parcel 4:

The east 10 feet of vacated South Halsted Street lying west and adjoining Lots 13 to 24 in Block 4 in Loeb and Harris' Subdivision aforesaid, in Cook County, Illinois.

## Address:

4452 South Emerald Avenue  
Chicago, Illinois.

## Permanent Index Numbers:

20-04-311-001-0000;

20-04-311-002-0000;

20-04-311-003-0000;

20-04-311-004-0000;

20-04-311-005-0000;

20-04-311-006-0000;

20-04-311-007-0000;

20-04-311-008-0000;

20-04-311-009-0000;

20-04-311-010-0000; and

20-04-311-018-0000.

*Exhibit "B".*  
(To Ordinance)

*Intergovernmental Agreement With Chicago Park District  
For Improvements To McInerney Park.*

This Agreement (the "Agreement") is made as of this \_\_\_\_ day of \_\_\_\_\_, 2019 (the "Closing Date"), under authority granted by Article VII, Section 10 of the 1970 Constitution of the State of Illinois, by and between the City of Chicago (the "City"), an Illinois municipal corporation, by and through its Department of Planning and Development or any successor thereto ("DPD"); and the Chicago Park District (the "Park District"), an Illinois municipal corporation. The Park District and the City are sometimes referred to herein individually as a "Party", and collectively as the "Parties".

*Recitals:*

A. The City is a home rule unit of government under 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.

B. The Park District is a unit of local government under Article VII, Section 1 of the 1970 Constitution of the State of Illinois and, as such, has the authority to exercise control over and supervise the operation of parks within the corporate limits of the City.

C. The Park District has proposed to renovate McInerney Park located at 4452 South Emerald Avenue, legally described in (Sub)Exhibit A (the "Property").

D. The renovation will consist of construction of a new playground, paving, fencing, lighting, seating and drinking fountain (collectively, the "Project").

E. The City desires to help the Park District with the development of the Project by providing tax increment financing.

F. The Property lies wholly within the boundaries of the 47<sup>th</sup>/Halsted Redevelopment Project Area (as hereinafter defined).

G. The City is authorized under the provisions of the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq., as amended from time-to-time (the "Act"), to finance projects that eradicate blight conditions and conservation factors that could lead to blight through the use of tax increment allocation financing for redevelopment projects.

H. In accordance with the provisions of the Act, and pursuant to ordinances (the "47<sup>th</sup>/Halsted Ordinances") adopted on May 29, 2002, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* (the "*Journal*") for said date, and amended on November 13, 2013 and May 28, 2014, the City Council: (i) approved and adopted a redevelopment plan and project (the "Plan") for a portion of the City known as the "47<sup>th</sup>/Halsted Redevelopment Project Area" (the "47<sup>th</sup>/Halsted Redevelopment Area"); (ii) designated the 47<sup>th</sup>/Halsted Redevelopment Area as a "redevelopment project area"; and (iii) adopted tax increment allocation financing for the 47<sup>th</sup>/Halsted Redevelopment Area.

I. Under 65 ILCS 5/11-74.4-3(q)(2), such incremental ad valorem taxes which pursuant to the Act have been collected and are allocated to pay redevelopment project costs and obligations incurred in the payment thereof ("Increment") may be used to pay the sum total of all reasonable or necessary costs incurred or estimated to be incurred, and any such costs incidental to a redevelopment plan and a redevelopment (Increment collected from the 47<sup>th</sup>/Halsted Redevelopment Area shall be known as the "47<sup>th</sup>/Halsted Increment").

J. The Park District is a taxing district under the Act.

K. DPD wishes to make available to the Park District a portion of the 47<sup>th</sup>/Halsted Increment in an amount not to exceed a total of \$552,000 (the "TIF Assistance"), subject to Section 2.6, for the Project (the "TIF-Funded Improvements") to the extent and in the manner provided in the Agreement.

L. In accordance with the Act, the TIF-Funded Improvements shall include such of the Park District's capital costs necessarily incurred or to be incurred in furtherance of the objectives of the Plan, and the City has found that the TIF-Funded Improvements consist of the cost of the Park District's capital improvements that are necessary and directly result from the redevelopment project constituting the Project and, therefore, constitute "taxing districts' capital costs" as defined in Section 5/11-74.4-3(u) of the Act.

M. The City and the Park District wish to enter into this Agreement whereby the Park District shall develop the Project and the City shall reimburse the Park District with the TIF Assistance for same.

N. By ordinances adopted on January 16, 2019, the Board of Commissioners of the Chicago Park District authorized the acceptance of the City Increment as described herein (the "Park District Ordinance").

O. On \_\_\_\_\_, 2019, the City Council adopted an ordinance published in the *Journal* for said date (the "Authorizing Ordinance"), among other things, authorizing the execution of this Agreement.

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

*Terms And Conditions.*

*Section 1.*

*The Project.*

1.1 No later than 36 months from the Closing Date, or later as the Commissioner of DPD (the "Commissioner") may agree in writing, the Park District shall let one or more contracts for the Project in compliance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, all as may be in effect from time-to-time, pertaining to or affecting the Project or the Park District as related thereto.

1.2 The Park District shall provide the City, if any shall apply, with copies of all governmental licenses and permits required to construct the Project and to use, occupy and operate the Property as a public park from all appropriate governmental authorities, including evidence that the Property is appropriately zoned to be used, occupied, and operated as a public park.

1.3 The Park District shall include a certification of compliance with the requirements of Sections 1.1 and 1.2 hereof with the request for the TIF Assistance hereunder at the time the Project is completed and prior to any disbursement of the TIF Assistance. The City shall be entitled to rely on this certification without further inquiry. Upon the City's request, the Park District shall provide evidence satisfactory to the City of such compliance.

1.4 If applicable, in all contracts relating to the Project, the Park District agrees to require its contractors to name the City as an additional insured on all insurance policies and to require its contractors to indemnify the City from all claims, damages, demands, losses, suits, actions, judgments and expenses, including but not limited to attorneys' fees, arising out of or resulting from the construction for the Project by its contractors or contractors' suppliers, employees or agents.

*Section 2.*

*Funding.*

2.1 The City shall, subject to the Park District's satisfaction of the conditions precedent for disbursement described in this Section 2 and such other conditions contained in this Agreement, disburse the TIF Assistance to the Park District.

2.2 The City shall establish a special account within the 47<sup>th</sup>/Halsted Redevelopment Project Area Special Tax Allocation Fund; such special account shall be known as the

"McInerney Park Account". Disbursement of TIF Assistance will be subject to the availability of 47<sup>th</sup>/Halsted Increment in the McInerney Park Account, subject to all restrictions on and obligations of the City contained in all 47<sup>th</sup>/Halsted Ordinances, or relating to the 47<sup>th</sup>/Halsted Increment and all agreements and other documents entered into by the City pursuant thereto.

2.3 Within 15 days after the Closing Date or such longer period of time as may be agreed to by the Commissioner, but in no event later than 90 days after the execution of this Agreement (the "Satisfaction Period"), the Park District must satisfy to the reasonable satisfaction of the Commissioner, the following conditions precedent for City's disbursement of the TIF Assistance to the Park District:

2.3.1 The Park District has satisfied the conditions stated in this Section 2.3 within the Satisfaction Period. If the Park District is unable to satisfy said conditions, either Party may terminate this Agreement by providing written notice to the other Party;

2.3.2 The Park District may request payment from the City by submitting a Certificate of Expenditure in the form of (Sub)Exhibit C hereto ("Certificate of Expenditure"), which may be processed and executed periodically. The City shall not execute and approve Certificates of Expenditure in the aggregate in excess of the actual costs of the Project, and in no event in an amount greater than the TIF Assistance. Prior to each execution of a Certificate of Expenditure by the City, the Park District shall submit documentation regarding the applicable expenditures to DPD. Delivery by the Park District to the City of any request for execution by the City of a Certificate of Expenditure hereunder shall, in addition to the items therein expressly set forth, constitute a certification to the City, as of the date of such request for execution of a Certificate of Expenditure, that:

\*2.4.1 The total amount of the request for the Certificate of Expenditure represents the actual amount payable in connection with the Project;

2.4.2 All amounts shown as previous payments on the current request for a Certificate of Expenditure have been paid to the parties entitled to such payment;

2.4.3 The Park District has approved all work and materials for the current request for a Certificate of Expenditure, and such work and materials conform to the Plans and Specifications; and

2.4.4 The Park District is in compliance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, all as may be in effect from time-to-time, pertaining to or affecting the Project or the Park District as related thereto.

---

\* Editor's Note: Numbering sequence per original document.

2.5 The City shall have the right, in its discretion, to require the Park District to submit further documentation as the City may require in order to verify that the matters certified to in Section 2.4 are true and correct, and any execution and approval of a Certificate of Expenditure by the City shall be subject to the City's review and approval of such documentation and its satisfaction that such certifications are true and correct; provided, however, that nothing in this sentence shall be deemed to prevent the City from relying on such certifications by the Park District.

2.6 The current estimated cost of the entire Project is \$552,000. The Park District has delivered to the Commissioner a budget for the Project attached as (Sub)Exhibit B. The Park District certifies that it has identified sources of funds, including the TIF Assistance, sufficient to complete its budgeted portion of the Property for Project. The Park District agrees that the City will only contribute TIF Assistance to reimburse the Park District for the costs of the Project and that all costs of completing the Project over the TIF Assistance shall be the sole responsibility of the Park District. If the Park District at any point does not have sufficient funds to complete the Project, the Park District shall so notify the City immediately in writing and cease all work on the Project until the City and the Park District agree on how to proceed; the Park District may narrow the scope of the Project (the "Revised Project") as agreed to by the City prior to the restart of any work in order to complete the Revised Project with the approved funds. The City has the right, at its election, to withhold and refuse all reimbursement in the event that the Park District fails to so notify the City and/or the Park District and the City fail to reach agreement on a Revised Project as described above.

2.7 (Sub)Exhibit B contains the cost associated with the Project recognized by the City as costs eligible to be paid for out of the TIF Assistance. To the extent the TIF-Funded Improvements are included as taxing district capital costs under the Act, the Park District acknowledges that the TIF-Funded Improvements are costs for capital improvements and the City acknowledges it has determined that these TIF-Funded Improvements are necessary and directly result from the Plan. Prior to the expenditure of TIF Assistance on the Project, the Commissioner, based upon the Project budget, may make such modifications to (Sub)Exhibit B as he or she wishes in his or her discretion to account for all of the TIF Assistance to be expended under this Agreement; provided, however, that all TIF-Funded Improvements shall: (i) qualify as redevelopment project costs under the Act, (ii) qualify as eligible costs under the Plan; and (iii) be improvements that the Commissioner has agreed to pay for out of TIF Assistance, subject to the terms of this Agreement.

2.8 The Park District hereby acknowledges and agrees that the City's obligations hereunder with respect to the TIF Assistance are subject in every respect to the availability of funds as described in and limited by this Section 2. If no funds or insufficient funds are appropriated and budgeted in any fiscal period of the City for disbursements of the TIF Assistance, then the City will notify the Park District in writing of that occurrence, and the City may terminate this Agreement on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for disbursement under this Agreement are exhausted.

2.9 If the aggregate cost of the Project is less than the amount of the TIF Assistance contemplated by this Agreement, the Park District shall have no claim to the difference between the amount of the TIF Assistance contemplated by this Agreement and the amount of the TIF Assistance actually paid by the City to the Park District and expended by the Park District for the Project.

*Section 3.*

*Term.*

The Term of this Agreement shall commence on the Closing Date and shall expire on the date on which the 47<sup>th</sup>/Halsted Redevelopment Area is no longer in effect, or on the date of termination of this Agreement according to its terms, whichever occurs first.

*Section 4.*

*Environmental Matters.*

4.1 It shall be the responsibility of the Park District, at its sole cost and expense, to: (a) investigate and determine the soil and environmental condition of the Property, including obtaining Phase I, if applicable, or Phase II environmental audits for the Property; and (b) determine if any environmental remediation is necessary with respect to the Property or the Project, and any such work that the Park District determines is required shall be performed at its sole cost and expense as the Parties understand and agree that the City's financial obligation shall be limited to an amount not to exceed the TIF Assistance which is provided solely for the items set forth on (Sub)Exhibit B. The City makes no covenant, representation, or warranty as to the environmental condition of the Property or the suitability of the Property as a park or for any use whatsoever.

*Section 5.*

*Insurance.*

5.1 If applicable, the Park District shall provide and maintain at the Park District's own expense, or cause to be provided during the term of this Agreement, the insurance coverages and requirements specified below, insuring all operations related to this Agreement:

5.1.1 Workers' Compensation And Employer's Liability. Workers' Compensation as prescribed by applicable law covering all employees who are to provide a service under this Agreement and Employer's Liability coverage with limits of not less than \$100,000 each accident or illness.

5.1.2 Commercial General Liability (Primary And Umbrella). Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages shall include the following: all premises and operations, products/completed operations, explosion, collapse, underground, separation of insureds, defense, and contractual liability (with no limitation endorsement). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the work.

5.1.3 Automobile Liability (Primary And Umbrella). When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Park District shall provide or cause to be provided, Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage.

5.1.4 Professional Liability. When any architects, engineers or professional consultants perform work in connection with this Agreement, the Park District shall cause to be provided. Professional Liability Insurance covering acts, errors, or omissions shall be maintained with limits of not less than \$ 1,000,000.

5.1.5 Self-Insurance. To the extent permitted by applicable Law, the Park District may self-insure for the insurance requirements specified above, it being expressly understood and agreed that, if the Park District does self-insure for any such insurance requirements, the Park District must bear all risk of loss for any loss which would otherwise be covered by insurance policies, and the self-insurance program must comply with at least such insurance requirements as stipulated above.

5.2 If applicable, the Park District will furnish the City at the address stated in Section 8.13, original Certificates of Insurance evidencing the required coverage to be in force on the Closing Date, and renewal Certificates of Insurance, promptly as any requisite insurance is renewed. The Park District shall submit evidence of insurance on the City's Insurance Certificate Form or equivalent prior to the Closing Date. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in this 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 shall not be deemed to be a waiver by the City.

5.3 If applicable, the Park District shall advise all insurers of the provisions of this Agreement regarding insurance. Nonconforming insurance shall not relieve the Park District of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of this Agreement, and the City retains the

right to stop work until proper evidence of insurance is provided, or this Agreement may be terminated.

5.4 If applicable, the required 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.

5.5 Any and all deductibles or self-insured retentions on referenced insurance coverages shall be borne by the Park District and its contractors.

5.6 If applicable, the Park District agrees that insurers shall waive their rights of subrogation against the City, its employees, elected officials, agents, or representatives.

5.7 The Park District expressly understands and agrees that any coverage and limits furnished by the Park District shall in no way limit the Park District's liabilities and responsibilities specified by this Agreement or by law.

5.8 The Park District expressly understands and agrees that any insurance or self-insurance programs maintained by the City shall not contribute with insurance provided by the Park District under this Agreement.

5.9 If applicable, the required insurance 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.

5.10 The City's Risk Management Department maintains the right to modify, delete, alter or change these requirements.

#### *Section 6.*

##### *Indemnity/No Personal Liability.*

6.1 The Park District agrees to indemnify and hold the City, its officers and employees, harmless from and against any losses, costs, damages, liabilities, claims, suits, actions, causes of action and expenses, including, without limitation, reasonable attorneys' fees and court costs suffered or incurred by the City arising from or in connection with: (i) the Park District's failure to comply with any of the terms, covenants and conditions contained in this Agreement; or (ii) the Park District's failure to pay costs associated with the Project. The defense and indemnification obligations in this Section 6.1 shall survive any termination or expiration of this Agreement.

6.2 No elected or appointed official or member or employee or agent of the City or the Park District shall be individually or personally liable in connection with this Agreement.

*Section 7.*

*Default.*

7.1 If the Park District, without the City's written consent, fails to complete the Project within 36 months after the date of execution of this Agreement, then the City may terminate this Agreement by providing written notice to the Park District.

7.2 In the event the Park District fails to perform, keep or observe any of its covenants, conditions, promises, agreements or obligations under this Agreement not identified in Section 7.1 and such default is not cured as described in Section 7.3 hereof, the City may terminate this Agreement.

7.3 Prior to termination, the City shall give its notice of intent to terminate 30 days prior to termination at the address specified in Section 8.13 hereof, and shall state the nature of the default. In the event the Park District does not cure such default within the 30-day notice period, such termination shall become effective at the end of such period; provided, however, with respect to those defaults which are not capable of being cured within such 30-day period, the Park District shall not be deemed to have committed such default and no termination shall occur if the Park District has commenced to cure the alleged default within such 30-day period and thereafter diligently and continuously prosecutes the cure of such default until the same has been cured.

7.4 The City may, in any court of competent jurisdiction, by any proceeding at law or in equity, secure the specific performance of the agreements contained herein, or may be awarded damages for failure of performance, or both.

*Section 8.*

*General Provisions.*

8.1 Authority. Execution of this Agreement by the City is authorized by the Authorizing Ordinance. Execution of this Agreement by the Park District is authorized by the Park District Ordinance. The Parties represent and warrant to each other that they have the authority to enter into this Agreement and perform their obligations hereunder.

8.2 Assignment. This Agreement, or any portion thereof, shall not be assigned by either Party without the prior written consent of the other.

8.3 Compliance With Laws. The Parties agree to comply with all federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders relating to this Agreement.

8.4 Consents. Whenever the consent or approval of one or both Parties to this Agreement is required hereunder, such consent or approval will not be unreasonably withheld.

8.5 Construction Of Words. As used in this Agreement, the singular of any word shall include the plural, and vice versa. Masculine, feminine and neuter pronouns shall be fully interchangeable, where the context so requires.

8.6 Counterparts. This Agreement may be executed in several counterparts and by a different Party in separate counterparts, with the same effect as if all Parties had signed the same document. All such counterparts shall be deemed an original, shall be construed together and shall constitute one and the same instrument.

8.7 Further Assurance. The Parties shall perform such acts, execute and deliver such instruments and documents, and do all such other things as may be reasonably necessary to accomplish the transactions contemplated in this Agreement.

8.8 Governing Law And Venue. This Agreement will be governed by and construed in accordance with the internal laws of the State of Illinois, without regard to the principles of conflicts of law thereof. If there is a lawsuit under this Agreement, each Party hereto agrees to submit to the jurisdiction of the courts of Cook County, the State of Illinois.

8.9 Integration. This Agreement constitutes the entire agreement between the Parties, merges all discussions between them and supersedes and replaces any and every other prior or contemporaneous agreement, negotiation, understanding, commitments or writing with respect to such subject matter hereof.

8.10 Parties' Interest/No Third Party Beneficiaries. This Agreement shall be binding upon the Parties and their respective successors and permitted assigns (as provided herein) and shall inure to the benefit of the Parties, and their respective successors and permitted assigns (as provided herein). This Agreement shall not run to the benefit of, or be enforceable by, any person or entity other than a Party and its successors and permitted assigns. This Agreement should not be deemed to confer upon third parties any remedy, claim, right of reimbursement or other right. Nothing contained in this Agreement, nor any act of the Parties, shall be deemed or construed by any of the Parties hereto or by third parties, to create any relationship of third party beneficiary, principal, agent, limited or general partnership, joint venture, or any association or relationship involving any of the Parties.

8.11 Modification Or Amendment. This Agreement may not be altered, modified or amended except by a written instrument signed by both Parties.

8.12 No Implied Waivers. No waiver by either Party of any breach of any provision of this Agreement will be a waiver of any continuing or succeeding breach of the breached provision, a waiver of the breached provision itself, or a waiver of any right, power or remedy under this Agreement. No notice to, or demand on, either Party in any case will, of itself, entitle that Party to any further notice or demand in similar or other circumstances.

8.13 Notices. Unless otherwise specified, any notice, demand or request required hereunder shall be given in writing at the addresses set forth below, by any of the following means: (a) personal service; (b) facsimile (fax); (c) overnight courier; or (d) registered or certified first class mail, return receipt requested.

To The City:

City of Chicago  
Department of Planning and  
Development  
Attention: Commissioner  
City Hall, Room 1000  
121 North LaSalle Street  
Chicago, Illinois 60602  
(312) 744-4190  
(312) 744-2271 (Fax)

with copies to:

City of Chicago  
Department of Law  
Attention: Finance and Economic  
Development Division  
City Hall, Room 600  
121 North LaSalle Street  
Chicago, Illinois 60602  
(312) 744-0200  
(312) 742-0277 (Fax)

To The Park District:

Chicago Park District  
Attention: General Superintendent  
541 North Fairbanks Court  
Chicago, Illinois 60611  
(312) 742-4200  
(312) 742-5276 (Fax)

with copies to:

Chicago Park District  
General Counsel  
541 North Fairbanks Court, Room 300  
Chicago, Illinois 60611  
(312) 742-4602  
(312) 742-5316 (Fax)

Such addresses may be changed by notice to the other Party given in the same manner provided above. Any notice, demand or request sent pursuant to either clause (a) or (b) above shall be deemed received upon such personal service or dispatch. Any notice, demand or request sent pursuant to clause (c) above shall be deemed received on the day immediately following deposit with the overnight courier and any notices, demands or requests sent pursuant to clause (d) above shall be deemed received two business days following deposit in the mail.

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

8.15 Representatives. Immediately upon execution of this Agreement, the following individuals will represent the Parties as a primary contact in all matters under this Agreement.

For The City:

Nelson Chueng  
City of Chicago  
Department of Planning and  
Development  
City Hall, Room 1101  
121 North LaSalle Street  
Chicago, Illinois 60602  
(312) 744-5756  
(312) 744-7996 (Fax)

For The Park District:

Heather Gleason  
Chicago Park District  
Director of Planning and Construction  
541 North Fairbanks Court  
Chicago, Illinois 60611  
(312) 742-4685  
(312) 742-5347 (Fax)

Each Party agrees to promptly notify the other Party of any change in its designated representative, which notice shall include the name, address, telephone number and fax number of the representative for such Party for the purpose hereof.

8.16 Severability. If any provision of this Agreement, or the application thereof, to any person, place or circumstance, shall be held by a court of competent jurisdiction to be invalid, unenforceable or void, the remainder of this Agreement and such provisions as applied to other persons, places and circumstances shall remain in full force and

effect only if, after excluding the portion deemed to be unenforceable, the remaining terms shall provide for the consummation of the transactions contemplated hereby in substantially the same manner as originally set forth herein.

8.17 Survival Of Agreements. Except as otherwise contemplated by this Agreement, all covenants and agreements of the Parties contained in this Agreement will survive the consummation of the transactions contemplated hereby.

8.18 Titles And Headings. Titles and headings to paragraphs or sections contained in this Agreement are for convenience only and are not intended to limit, vary, define or expand the content of this Agreement.

8.19 Time. Time is of the essence in the performance of this Agreement.

In Witness Whereof, Each of the Parties has caused this Agreement to be executed and delivered as of the date first above written.

City of Chicago, a municipal corporation,  
by and through its Department of  
Planning and Development

By: \_\_\_\_\_  
Commissioner

Chicago Park District, a body politic and  
corporate of the State of Illinois

By: \_\_\_\_\_  
Michael P. Kelly,  
General Superintendent and CEO

Attest:

By: \_\_\_\_\_  
Kantrice Ogletree,  
Secretary

[(Sub)Exhibit "A" referred to in this Intergovernmental Agreement with Chicago Park District for improvements to McInerney Park constitutes Exhibit "A" to ordinance printed on pages 2269 and 2270 of this *Journal*.]

(Sub)Exhibits "B" and "C" referred to in this Intergovernmental Agreement with the Chicago Park District for improvements to McInerney Park read as follows:

*(Sub)Exhibit "B".*  
(To Intergovernmental Agreement With Chicago Park District  
For Improvements To McInerney Park)

*Project Budget.*

Sources:

City TIF Assistance	<u>\$552,000</u>
Total Sources:	\$552,000

Uses:

Demolition, site preparation, restoration	\$ 46,675
Lighting	32,000
New playground	243,000
Fencing, benches, drinking fountain	51,900
Paving	18,190
A/E design	39,175
Construction contingency	<u>121,060</u>
Total Uses:	\$552,000



3. The Park District has approved all work and materials for the current request for a Certificate of Expenditure, and such work and materials conform to the Plans and Specifications.

4. The Park District is in compliance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, all as may be in effect from time-to-time, pertaining to or affecting the Project or the Park District as related thereto.

All capitalized terms which are not defined herein have the meanings given such terms in the Agreement.

Chicago Park District

By: \_\_\_\_\_  
Name

Title: \_\_\_\_\_

Subscribed and sworn before me this  
\_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_.

\_\_\_\_\_

My commission expires: \_\_\_\_\_.

Agreed and Accepted:

\_\_\_\_\_  
Name

Title: \_\_\_\_\_

City of Chicago  
Department of Planning and Development

INTERGOVERNMENTAL AGREEMENT WITH ILLINOIS INTERNATIONAL PORT DISTRICT REGARDING PROVISION OF TAX INCREMENT FINANCING ASSISTANCE FUNDS TO REBUILD RAILROAD COMPONENTS RUNNING ALONG PORTION OF BUTLER DR. AND RECONSTRUCT PORTION OF BUTLER DR. WITHIN LAKE CALUMET INDUSTRIAL REDEVELOPMENT PROJECT AREA.

[O2019-4102]

The Committee on Finance submitted the following report:

CHICAGO, July 22, 2019.

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

Your Committee on Finance, having had under consideration a communication recommending a proposed ordinance concerning the authority to enter into and execute an intergovernmental agreement with the Illinois International Port District for the redevelopment of Butler Drive Rail and Butler Drive Road, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) SCOTT WAGUESPACK,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 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 Illinois International Port District (the "District") is a political subdivision, body politic and municipal corporation created by the Illinois International Port District Act (70 ILCS 1810) and, as such, has the authority to among other things acquire, construct, own, lease and develop terminals, wharf facilities, piers, docks, warehouses, and any port facility or port-related facility or service as it finds necessary and convenient within the City of Chicago; and

WHEREAS, The District has undertaken to rebuild railroad components running along a portion of Butler Drive and reconstruct a portion of Butler Drive (the "Project") in Chicago, Illinois, on the real property legally described in Exhibit 1 (the "Property"); and

WHEREAS, The Property lies wholly within the boundaries of the Lake Calumet Area Industrial Redevelopment Project Area; and

WHEREAS, The City is authorized under the provisions of the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq., as amended from time to time (the "Act"), to finance projects that eradicate blight conditions and conservation factors that could lead to blight through the use of tax increment allocation financing for redevelopment projects; and

WHEREAS, In accordance with the provisions of the Act, pursuant to ordinances adopted on December 13, 2000 and published in the *Journal of the Proceedings of the City Council of the City of Chicago* for such date, the City Council of the City: (i) approved a redevelopment plan and project for a portion of the City known as the "Lake Calumet Area Industrial Redevelopment Project Area" (the "Redevelopment Area"), (ii) designated the Lake Calumet Area Industrial Redevelopment Project Area as a redevelopment project area under the Act and, (iii) adopted tax increment financing for the Redevelopment Area; and

WHEREAS, The City wishes to make available to the District an amount not to exceed a total of \$3,483,464 from a portion of the increment collected in the Redevelopment Area or from any other source of funds available to and selected by the City for the purpose of funding the Project (the "TIF-Funded Improvements") in the Redevelopment Area to the extent and in the manner provided in the Agreement (as hereinafter defined); and

WHEREAS, The City and the District wish to enter into an intergovernmental agreement in substantially the form attached as Exhibit 2 (the "Agreement") whereby the City shall pay for or reimburse the District for a portion of the TIF-Funded Improvements; and

WHEREAS, The parties propose to enter into the Agreement under the provisions of the Illinois Intergovernmental Cooperation Act, 5 ILCS 220/1, et seq.; and

WHEREAS, On March 19, 2019, the Illinois International Port District Board enacted an ordinance authorizing the District to enter into the Agreement; now, therefore,

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

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

SECTION 2. The Commissioner of the City's Department of Planning and Development (the "Commissioner") or a designee of the Commissioner are each hereby authorized, with the approval of the City's Corporation Counsel as to form and legality, to negotiate, execute and deliver: (a) the Agreement in substantially the form attached hereto as Exhibit 2 and made a part hereof and (b) such other supporting documents as may be necessary to carry out and comply with the provisions of the Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Agreement and such supporting documents (execution of the Agreement or such supporting documents by such person constituting conclusive evidence of such approval), and to perform any and all acts as shall be necessary or advisable in connection with the implementation of the Agreement.

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 other provisions of this ordinance.

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

Exhibits 1 and 2 referred to in this ordinance read as follows:

*Exhibit 1.*  
(To Ordinance)

*Property.*

Legal Description For District Property:

(Except leasehold and improvements) that part of fractional Sections 12, 13, 14, 22 and 23 north of the Indian Boundary Line and fractional Sections 13, 22, 24, 25, 26 and 27

south of the Indian Boundary Line and that part of Lake Calumet lying east of the east line of Doty Avenue and west of the west line of Stony Island Avenue and south of a line 33 feet south of and parallel with the south line of fractional Section 12 south of the Indian Boundary Line extended west to Doty Avenue and north of the north line of East 129<sup>th</sup> Street and also north of the south line of vacated East 129<sup>th</sup> Street as per Document 17056748 known as the Chicago Regional Port District property in Township 37.

Address:

12800 South Butler Drive.

Permanent Index Number:

25-26-600-001-8001 (part).

Legal Description For South Stony Island Avenue:

That part of South Stony Island Avenue located in fractional Section 26, south of the Indian Boundary Line and that part of Lake Calumet all in Township 37 North, Range 14, East of the Third Principal Meridian, lying north of East 130<sup>th</sup> Street, lying south of Lake Calumet, lying east of Doty Avenue, and lying west of the Calumet River, all in the County of Cook and State of Illinois.

*Exhibit 2.*  
(To Ordinance)

*Intergovernmental Agreement With  
Illinois International Port District.*

(Butler Drive Project)

This Agreement is made as of \_\_\_\_\_, 2019 (the "Closing Date"), under authority granted by Article VII, Section 10 of the 1970 Constitution of the State of Illinois, by and between the City of Chicago (the "City"), an Illinois municipal corporation, by and through its Department of Planning or any successor thereto ("DPD"); and the Illinois International Port District (the "District"), an Illinois municipal corporation. The District and the City are sometimes referred to herein as the "Parties".

*Recitals.*

A. The City is a home rule unit of government under 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.

B. The District is a political subdivision, body politic and municipal corporation created by the Illinois International Port District Act (70 ILCS 1810) and, as such, has the authority to among other things acquire, construct, own, lease and develop terminals, wharf facilities, piers, docks, warehouses, and any port facility or port-related facility or service as it finds necessary and convenient within the City of Chicago.

C. The District seeks payment or reimbursement of funds it intends to expend or has expended for the purpose of rebuilding railroad components running along a portion of Butler Drive and reconstructing a portion of Butler Drive (the "Project"), on the real property legally described in (Sub)Exhibit A (the "Property") and consisting of the two phases (each, a "Phase") defined below:

"Phase 1" (Butler Drive Rail Work) shall consist of the removal and replacement of the following components along the approximately 5,876 feet length of roadway: lead turnouts; lead embedded tracks; lead ballast track; Omni Material turnouts; Omni Material ballast tracks; and the installation of asphalt.

"Phase 2" (Butler Drive Road Rebuilding) shall consist of the reconstruction of 1.1 miles of Butler Drive, between Doty Avenue to Stony Island Avenue, and the reconstruction of Stony Island, from Butler to 130<sup>th</sup> Street, in conjunction with the rail improvements to be used as a means of ingress for industrial users.

D. The District owns the Property and the Property lies wholly within the boundaries of the Redevelopment Area (as hereinafter defined).

E. The City is authorized under the provisions of the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq., as amended from time to time (the "Act"), to finance projects that eradicate blight conditions and conservation factors that could lead to blight through the use of tax increment allocation financing for redevelopment projects.

F. In accordance with the provisions of the Act, pursuant to ordinances adopted on December 13, 2000, the City Council of the City: (i) approved a redevelopment plan and project (the "Redevelopment Plan") for a portion of the City known as the "Lake Calumet Area Industrial Redevelopment Project Area" (the "Redevelopment Area"), (ii) designated the Lake Calumet Area Industrial Redevelopment Project Area as a redevelopment project area under the Act and, (iii) adopted tax increment financing for the Redevelopment Area (collectively, the "TIF Ordinances").

G. DPD wishes to make available to the District an amount not to exceed a total of \$2,449,000 for Phase 1 (the "Phase 1 TIF Assistance") and \$1,034,464 for Phase 2 (the "Phase 2 TIF Assistance" and together with the Phase 1 TIF Assistance, collectively, the "TIF Assistance") from Available Incremental Taxes (as defined below) or from any other source of funds available to and selected by the City for the purpose of funding the Project (the "TIF-Funded Improvements") in the Redevelopment Area to the extent and in the manner provided in this Agreement.

H. The Project is the type of public improvement that is contemplated by the Redevelopment Plan, and therefore the costs of the Project qualify as redevelopment project costs under the Redevelopment Plan.

I. The City and the District wish to enter into this Agreement whereby the District shall undertake the Project and the City shall reimburse the District for the TIF-Funded Improvements made pursuant to the Project.

J. On \_\_\_\_\_, 2019, the City Council adopted an ordinance published in the *Journal* for said date, (the "Authorizing Ordinance"), among other things, authorizing the execution of this Agreement.

K. On March 19, 2019, the members of the Illinois International Port District Board passed an ordinance expressing its desire to accept TIF Assistance from the City for the Project and authorizing the execution of this Agreement (the "District Ordinance").

Now, Therefore, In consideration of the mutual covenants and agreements contained herein, the above recitals which are made a contractual part of this Agreement, and other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

### *Terms And Conditions.*

#### *Section 1.*

#### *The Project.*

1.1 With respect to the Phase 1, consistent with the Plans and Specifications, District shall (i) commence construction no later than September 1, 2019 and (ii) complete construction and conduct operations therein no later than June 1, 2020. With respect to the Phase 2, consistent with the Plans and Specifications, District shall (i) commence construction no later than April 1, 2023 and (ii) complete construction and conduct operations therein no later than April 1, 2024. The Commissioner of DPD (the "Commissioner") shall have the sole discretion to extend such deadlines.

1.2 District shall deliver to DPD the plans and specifications for the Project (the "Plans and Specifications") which shall be approved by DPD prior to the disbursement of the TIF Assistance. No material deviation from the Plans and Specifications may be made without the prior written approval of the City. The District shall comply with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, all as may be in effect from time to time, pertaining to or affecting the Project or the District as related thereto.

1.3 The District shall also provide the City with copies of all governmental licenses and permits required to construct the Project and to use, occupy and operate the Property as a multi-modal port facility from all appropriate governmental authorities, including evidence that the Property is appropriately zoned to be used, occupied, and operated as a multi-modal port facility.

1.4 The District shall cause the Project to comply with all of the requirements described in (Sub)Exhibit D, Construction Compliance; provided, that the Commissioner shall have the sole discretion to accept evidence of compliance with MBE/WBE requirements imposed by Cook County with respect to Phase 2 as satisfying the MBE/WBE requirements described in (Sub)Exhibit D.

1.5 Certificate of Completion Of Construction. Upon completion of each Phase in accordance with the terms of this Agreement and upon the District's written request, DPD shall issue to the District a Certificate of Completion (the "Certificate") in recordable form certifying that the District has fulfilled its obligation to complete the applicable Phase in accordance with the terms of this Agreement. If the District has not fulfilled its obligation to complete the applicable Phase in accordance with the terms of this Agreement, DPD will issue a written statement detailing the measures which must be taken in order to obtain the applicable Certificate.

DPD may require a single inspection by an inspecting architect hired at the District's expense to confirm the completion of the Project. DPD shall make its best efforts to respond to District's written request for the Certificate within forty-five (45) days by issuing the Certificate or a written statement detailing the ways in which the Project does not conform to this Agreement or has not been satisfactorily completed, and the measures which must be taken by District in order to obtain the Certificate. District may resubmit a written request for the Certificate upon completion of such measures.

The District acknowledges and understands that the City will not issue a Certificate for a Phase until the following conditions have been met with respect to such Phase:

- Evidence certified to and acceptable to DPD of the total actual cost of the construction of the applicable Phase ("Final Project Cost"). TIF Assistance for each Phase shall be reduced dollar-for-dollar if the Final Project Cost for such Phase is less than the Estimated Project Cost for such Phase; provided that the Commissioner shall have the sole discretion to waive this reduction with respect to Phase 2;

- Evidence that the District has incurred costs for TIF-Funded Improvements in an equal amount to, or greater than, the Phase 1 TIF Assistance or Phase 2 TIF Assistance, as applicable;
- Evidence acceptable to DPD that the District has complied with the requirements of Section 1 hereof;
- Evidence acceptable to DPD that the Project is in compliance with the Operations Covenant; and
- Evidence acceptable to DPD in the form of a closeout letter from DPD's Compliance and Monitoring division stating that the District is in complete compliance with all City Requirements (MBE/WBE, City Residency, and Prevailing Wage), as defined in (Sub)Exhibit D.

1.6 The District hereby covenants and agrees, throughout the Term of the Agreement, that (a) the District shall operate the Project as part of a multi-modal port facility (the "Operations Covenant"), and (b) the District shall not, without the prior written consent of the Commissioner, sell, transfer, convey, lease or otherwise dispose of all or substantially all of its assets or any portion of the Property or the Project. The covenants set forth in this Section shall run with the land and be binding upon any transferee.

## *Section 2.*

### *Funding.*

2.1 The City shall, subject to the District's satisfaction of the conditions precedent for disbursement described in this Section 2 and such other conditions contained in this Agreement, disburse the TIF Assistance to pay for TIF-Funded Improvements as described below:

(a) Phase 1. Upon the later of the signing of this Agreement or the execution by the District and its general contractor (the "Phase 1 GC") of a construction contract for the construction of Phase 1, the City shall place the amount of TIF Assistance for Phase 1 into the Escrow Account (as defined below).

The District may submit to DPD a Request for Reimbursement up to once per quarter, as described in this Section 2. After DPD approves a Request for Reimbursement, DPD shall direct the Escrow Agent to disburse to the Phase 1 GC an amount of TIF Assistance sufficient to pay for the TIF-Funded Improvements covered by such Request for Reimbursement, subject to the following limitations: (i) total disbursements from the Escrow Account to the Phase 1 GC shall not exceed the maximum amount of

TIF Assistance for Phase 1; (ii) a retainage of 10 percent of the TIF Assistance for Phase 1 will be held in the Escrow Account until DPD has issued a Certificate of Completion for Phase 1; and (iii) if the Final Project Cost for Phase 1 is less than the Estimated Project Cost for Phase 1, then the amount of TIF Assistance for Phase 1 shall be reduced by this amount and the remaining funds in the Escrow Account shall be returned to the City.

(b) Phase 2. Upon the execution by the District and its general contractor (the "Phase 2 GC") of a construction contract for the construction of Phase 2, the City shall place the amount of TIF Assistance for Phase 2 into the Escrow Account. The District shall provide the signed construction contract to DPD at least 90 days prior to the commencement of construction for Phase 2.

The District may submit to DPD a Request for Reimbursement up to once per month, as described in this Section 2. After DPD approves a Request for Reimbursement, DPD shall direct the Escrow Agent to disburse to the Phase 2 GC an amount of TIF Assistance sufficient to pay for the TIF-Funded Improvements covered by such Request for Reimbursement, subject to the following limitations: (i) total disbursements from the Escrow Account to the Phase 2 GC shall not exceed the maximum amount of TIF Assistance for Phase 2; (ii) if the Final Project Cost for Phase 2 is less than the Estimated Project Cost for Phase 2, then the amount of TIF Assistance for Phase 2 shall be reduced by this amount and the remaining funds in the Escrow Account shall be returned to the City; and (iii) if construction on Phase 2 has not commenced within one year after the date the City deposits the TIF Assistance for Phase 2 into the Escrow Account, then the TIF Assistance for Phase 2 shall be reduced to zero and the balance of the Escrow Account shall be returned to the City. Notwithstanding the foregoing, if Cook County signs the construction contract for the construction of Phase 2, then the Escrow Account may provide that proceeds for the Phase 2 work may be disbursed directly to Cook County.

(c) "Escrow Account" shall mean a sole order escrow account held by a title company or financial institution selected by the City (the "Escrow Agent"), the proceeds of which shall be disbursed in DPD's sole discretion directly to the Phase 1 GC, the Phase 2 GC or Cook County, as applicable.

2.2 The City shall establish a special account within Lake Calumet Area Industrial Redevelopment Project Area Special Tax Allocation Fund (the "TIF Fund"); such special account shall be known as the "Butler Drive Project Account". Disbursement of TIF Assistance funds will be subject to the availability of Available Incremental Taxes in the Butler Drive Project Account, subject to all restrictions on and obligations of the City contained in the TIF Ordinances and/or the Authorizing Ordinance, or relating to the Redevelopment Area Increment and all agreements and other documents entered into by the City pursuant thereto. "Available Incremental Taxes" means such ad valorem taxes and such retail, use and service taxes which, pursuant to the TIF Ordinances and Section 5/11-74.4-8(b) of the Act, are allocated to and when collected are paid to the Treasurer of the City of Chicago for deposit by the Treasurer into the TIF Fund established

to pay Redevelopment Project Costs and obligations incurred in the payment thereof, and which are not encumbered or pledged for the payments towards City programs and redevelopment agreements approved by the City Council of the City as of the Closing Date, which programs and agreements pledge portions of the TIF Fund.

2.3 Within 15 days after the Closing Date or such longer period of time as may be agreed to by the Commissioner, but in no event later than 90 days after the execution of this Agreement (the "Satisfaction Period"), the District must demonstrate to the reasonable satisfaction of the Commissioner that the District has satisfactory title to the Property, which may be evidenced by an acceptable title insurance policy, subject only to those title exceptions acceptable to the City and the District. If the District is unable to satisfy this condition within the Satisfaction Period, either Party may terminate this Agreement by providing written notice to the other Party.

2.4 The District may request payment from the City by submitting a Request for Reimbursement in the form of (Sub)Exhibit C hereto ("Request for Reimbursement") to be processed and executed periodically, but in no event more frequently than monthly. The City shall not execute and approve Requests for Reimbursement in the aggregate in excess of the actual costs of the applicable Phase that are TIF-Funded Improvements, and in no event in an amount greater than the TIF Assistance for the applicable Phase. Prior to each execution of a Request for Reimbursement by the City, the District shall submit documentation regarding the applicable expenditures to DPD. Delivery by the District to the City of any request for execution by the City of a Request for Reimbursement hereunder shall, in addition to the items therein expressly set forth, constitute a certification to the City, as of the date of such request for execution of a Request for Reimbursement, that:

(a) the total amount of the request for the Request for Reimbursement represents the actual amount payable to (or paid to) the general contractor, subcontractors, and other parties who have performed work on or otherwise provided goods or services in connection with the Project, and/or their payees;

(b) all amounts shown as previous payments on the current request for a Request for Reimbursement have been paid to the parties entitled to such payment;

(c) the District has approved all work and materials for the current request for a Request for Reimbursement, and such work and materials conform to the Plans and Specifications; and

(d) the District is in compliance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, all as may be in effect from time to time, pertaining to or affecting the Project or the District as related thereto.

2.5 The City shall have the right, in its discretion, to require the District to submit further documentation as the City may require in order to verify that the matters certified to in

Section 2.4 are true and correct, and any execution and approval of a Request for Reimbursement by the City shall be subject to the City's review and approval of such documentation and its satisfaction that such certifications are true and correct; provided, however, that nothing in this sentence shall be deemed to prevent the City from relying on such certifications by the District.

2.6 The current estimated cost ("Estimated Project Cost") of (a) the entire Project is \$16,691,367, (b) Phase 1 is \$2,449,000 and (c) Phase 2 is \$14,242,367. The District has delivered to the Commissioner a budget for the Project attached as (Sub)Exhibit B. The District certifies that it has identified sources of funds, including the TIF Assistance, sufficient to complete its budgeted portion of the Project. The District agrees that the City will disburse TIF Assistance for the costs of the TIF-Funded Improvements and that all costs of completing the Project over the TIF Assistance shall be the sole responsibility of the District. If the District at any point learns upon reasonable duty of inquiry that it does not have sufficient funds to complete the Project, the District shall so notify the City immediately in writing and cease all work on the Project until the City and the District agree on how to proceed; the District may narrow the scope of the Project (the "Revised Project") as agreed to by the City prior to the restart of any work in order to complete the Revised Project with the approved funds or TIF Assistance. The City has the right, at its election, to withhold and refuse all reimbursement in the event that the District fails to so notify the City and/or the District and the City fails to reach agreement on a Revised Project as described above.

2.7 (Sub)Exhibit B contains a preliminary list of the cost of construction of public improvements and other costs, if any, recognized by the City as being eligible redevelopment project costs under the Act with respect to the Project, to be paid for out of the TIF Assistance. Prior to the expenditure of TIF Assistance funds on the Project, the Commissioner, based upon the Project budget, may make such modifications to (Sub)Exhibit B as he or she wishes in his or her discretion to account for all of the TIF Assistance funds to be expended under this Agreement; provided, however, that all TIF-Funded Improvements shall (i) qualify as redevelopment project costs under the Act, (ii) qualify as eligible costs under the Plan; and (iii) be improvements that the Commissioner has agreed to pay for out of TIF Assistance funds, subject to the terms of this Agreement.

2.8 The District hereby acknowledges and agrees that the City's obligations hereunder with respect to the TIF Assistance are subject in every respect to the availability of funds as described in and limited by this Section 2. If no funds or insufficient funds are appropriated and budgeted in any fiscal period of the City for disbursements of the TIF Assistance, then the City will notify the District in writing of that occurrence, and the City may terminate this Agreement on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for disbursement under this Agreement are exhausted.

2.9 If the aggregate cost of the TIF-Funded Improvements is less than the amount of the TIF Assistance contemplated by this Agreement, then the amount of the TIF Assistance shall be reduced by the amount of this shortfall.

*Section 3.*

*Term.*

The Term of this Agreement shall commence on the Closing Date and shall expire on the first to occur of the tenth anniversary of the issuance of the Certificate for Phase 2 or the date this Agreement is terminated.

*Section 4.*

*Environmental Matters.*

4.1 It shall be the responsibility of the District, at its sole cost and expense (a) to investigate and determine the soil and environmental condition of the Property, including obtaining Phase I and, if applicable, Phase II environmental audits for the Property and (b) to determine if any environmental remediation is necessary with respect to the Property or the Project, and any such work that the District determines is required shall be performed at its sole cost and expense as the parties understand and agree that the City's financial obligation shall be limited to an amount not to exceed the TIF Assistance which is provided solely for the items set forth on (Sub)Exhibit B. The City makes no covenant, representation, or warranty as to the environmental condition of the Property or the suitability of the Property as a multi-modal port facility or for any use whatsoever.

4.2 The District agrees to carefully inspect the Property prior to commencement of any activity related to the Project to ensure that such activity shall not damage surrounding property, structures, utility lines or any subsurface lines or cables. The District shall be solely responsible for the safety and protection of the public. The City reserves the right to inspect the work being done on the Property. The District agrees to keep the Property free from all liens and encumbrances arising out of any work performed, materials supplied or obligations incurred by or for the District.

*Section 5.*

*Insurance.*

5.1 The District shall provide and maintain at the District's own expense, or cause to be provided during the term of this Agreement, the insurance coverages and requirements specified below, insuring all operations related to this Agreement:

5.1.1 Workers' Compensation And Employer's Liability. Workers' Compensation as prescribed by applicable law covering all employees who are to provide a service under this Agreement and Employer's Liability coverage with limits of not less than \$100,000 each accident or illness.

5.1.2 Commercial General Liability (Primary And Umbrella). Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages shall include the following: all premises and operations, products/completed operations, explosion, collapse, underground, separation of insureds, defense, and contractual liability (with no limitation endorsement). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the work.

5.1.3 Automobile Liability (Primary And Umbrella). When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the District shall provide or cause to be provided, Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage.

5.1.4 Professional Liability. When any architects, engineers or professional consultants perform work in connection with this Agreement, the District shall cause to be provided, Professional Liability Insurance covering acts, errors, or omissions shall be maintained with limits of not less than \$1,000,000.

5.1.5 Self-Insurance. To the extent permitted by applicable Law, the District may self-insure for the insurance requirements specified above, it being expressly understood and agreed that, if the District does self-insure for any such insurance requirements, the District must bear all risk of loss for any loss which would otherwise be covered by insurance policies, and the self-insurance program must comply with at least such insurance requirements as stipulated above.

5.2 The District will furnish the City at the address stated in Section 8.13, original Certificates of Insurance evidencing the required coverage to be in force on the Closing Date, and renewal Certificates of Insurance, promptly as any requisite insurance is renewed. The District shall submit evidence of insurance on the City's Insurance Certificate Form or equivalent prior to the Closing Date. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in this 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 shall not be deemed to be a waiver by the City.

5.3 The District shall advise all insurers of the provisions of this Agreement regarding insurance. Nonconforming insurance shall not relieve the District of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may

constitute a violation of this Agreement, and the City retains the right to stop work until proper evidence of insurance is provided, or this Agreement may be terminated.

5.4 The required 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.

5.5 Any and all deductibles or self-insured retentions on referenced insurance coverages shall be borne by the District and its contractors.

5.6 The District agrees that insurers shall waive their rights of subrogation against the City, its employees, elected officials, agents, or representatives.

5.7 The District expressly understands and agrees that any coverage and limits furnished by the District shall in no way limit the District's liabilities and responsibilities specified by this Agreement or by law.

5.8 The District expressly understands and agrees that any insurance or self-insurance programs maintained by the City shall not contribute with insurance provided by the District under this Agreement.

5.9 The required insurance 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.

5.10 The District shall require all subcontractors to provide the insurance required herein and insurance customarily required by the District or the District may provide the coverages for subcontractors. All subcontractors shall be subject to the same insurance requirements of the District unless otherwise specified herein. In all contracts relating to the Project, the District agrees to require the contractor to name the City as an additional insured on insurance coverages and to require the contractor to indemnify the City from all claims, damages, demands, losses, suits, actions, judgments and expenses including but not limited to attorney's fees arising out of or resulting from work on the Project by the contractor or contractor's suppliers, employees, or agents.

5.11 The City's Risk Management Department maintains the right to modify, delete, alter or change these requirements.

#### *Section 6.*

#### *Indemnity/No Personal Liability.*

6.1 To the maximum extent permitted by law, the District agrees to indemnify and hold the City, its officers and employees, harmless from and against any losses, costs,

damages, liabilities, claims, suits, actions, causes of action and expenses, including, without limitation, reasonable attorney's fees and court costs suffered or incurred by the City arising from or in connection with (i) the District's failure to comply with any of the terms, covenants and conditions contained in this Agreement; or (ii) the District's or any contractor's failure to pay general contractors, subcontractors or materialmen in connection with the Project. The defense and indemnification obligations in this Section 6.1 shall survive any termination or expiration of this Agreement.

6.2 No elected or appointed official or member or employee or agent of the City or the District shall be individually or personally liable in connection with this Agreement.

### *Section 7.*

#### *Default.*

7.1 Subject to the effects of force majeure, if the District, without the City's written consent to an extension of the applicable deadline, (a) fails to complete Phase 1 within 12 months after the date of the execution of this Agreement, or (b) fails to complete Phase 2 within 36 months after the date of execution of this Agreement, then the City may terminate this Agreement by providing written notice to the District.

7.2 Subject to the effects of force majeure, in the event the District fails to perform, keep or observe any of its covenants, conditions, promises, agreements or obligations under this Agreement not identified in Section 7.1 and such default is not cured as described in Section 7.3 hereof, the City may terminate this Agreement.

7.3 Prior to termination, the City shall give its notice of intent to terminate 30 days prior to termination at the address specified in Section 8.13 hereof, and shall state the nature of the default. In the event District does not cure such default within the 30-day notice period, such termination shall become effective at the end of such period; provided, however, with respect to those defaults which are not capable of being cured within such 30-day period, the District shall not be deemed to have committed such default and no termination shall occur if the District has commenced to cure the alleged default within such 30-day period and thereafter diligently and continuously prosecutes the cure of such default until the same has been cured.

7.4 The City may, in any court of competent jurisdiction, by any proceeding at law or in equity, secure the specific performance of the agreements, contained herein, or may be awarded damages for failure of performance, or both.

*Section 8.*

*General Provisions.*

8.1 Authority. Execution of this Agreement by the City is authorized by the Authorizing Ordinance. Execution of this Agreement by the District is authorized by the District Ordinance. The Parties represent and warrant to each other that they have the authority to enter into this Agreement and perform their obligations hereunder.

8.2 Assignment. This Agreement, or any portion thereof, shall not be assigned by either Party without the prior written consent of the other.

8.3 Compliance With Laws. The Parties agree to comply with all federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders relating to this Agreement.

8.4 Consents. Whenever the consent or approval of one or both Parties to this Agreement is required hereunder, such consent or approval will not be unreasonably withheld.

8.5 Construction Of Words. As used in this Agreement, the singular of any word shall include the plural, and vice versa. Masculine, feminine and neuter pronouns shall be fully interchangeable, where the context so requires.

8.6 Counterparts. This Agreement may be executed in several counterparts and by a different Party in separate counterparts, with the same effect as if all Parties had signed the same document. All such counterparts shall be deemed an original, shall be construed together and shall constitute one and the same instrument.

8.7 Further Assurance. The Parties shall perform such acts, execute and deliver such instruments and documents, and do all such other things as may be reasonably necessary to accomplish the transactions contemplated in this Agreement.

8.8 Governing Law And Venue. This Agreement will be governed by and construed in accordance with the internal laws of the State of Illinois, without regard to the principles of conflicts of law thereof. If there is a lawsuit under this Agreement, each Party hereto agrees to submit to the jurisdiction of the courts of Cook County, the State of Illinois.

8.9 Integration. This Agreement constitutes the entire agreement between the Parties, merges all discussions between them and supersedes and replaces any and every other prior or contemporaneous agreement, negotiation, understanding, commitments and writing with respect to such subject matter hereof.

8.10 Parties' Interest/No Third Party Beneficiaries. This Agreement shall be binding upon the Parties, and their respective successors and permitted assigns (as provided herein) and shall inure to the benefit of the Parties, and their respective successors and permitted assigns (as provided herein). This Agreement shall not run to the benefit of, or be enforceable by, any person or entity other than a Party and its successors and permitted assigns. This Agreement should not be deemed to confer upon third parties any remedy, claim, right of reimbursement or other right. Nothing contained in this Agreement,

nor any act of the Parties, shall be deemed or construed by any of the Parties hereto or by third parties, to create any relationship of third party beneficiary, principal, agent, limited or general partnership, joint venture, or any association or relationship involving any of the Parties.

8.11 Modification Or Amendment. This Agreement may not be altered, modified or amended except by a written instrument signed by both Parties.

8.12 No Implied Waivers. No waiver by either Party of any breach of any provision of this Agreement will be a waiver of any continuing or succeeding breach of the breached provision, a waiver of the breached provision itself, or a waiver of any right, power or remedy under this Agreement. No notice to, or demand on, either Party in any case will, of itself, entitle that Party to any further notice or demand in similar or other circumstances.

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

To The City:

City of Chicago  
Department of Planning  
Attention: Commissioner  
City Hall, Room 1000  
121 North LaSalle Street  
Chicago, Illinois 60602  
(312) 744-2271 (Fax)

with copies to:

City of Chicago  
Department of Law  
Attention: Finance and Economic  
Development Division  
City Hall, Room 600  
121 North LaSalle Street  
Chicago, Illinois 60602  
(312) 744-8538 (Fax)

To The District:

Clayton K. Harris III  
Executive Director  
Illinois International Port District  
3600 East 95<sup>th</sup> Street  
Chicago, Illinois 60617  
(773) 646-4400  
( ) - ( ) (Fax)

with copies to:

Neal & Leroy LLC  
Attention: Bradley A. Smith  
20 South Clark Street, Suite 2050  
Chicago, Illinois 60603  
(312) 641-7144  
(312) 628-7068 (Fax)

Such addresses may be changed by notice to the other Party given in the same manner provided above. Any notice, demand or request sent pursuant to either clause (a) or (b) above shall be deemed received upon such personal service or dispatch. Any notice, demand or request sent pursuant to clause (c) above shall be deemed received on the day immediately following deposit with the overnight courier and any notices, demands or requests sent pursuant to clause (d) above shall be deemed received two business days following deposit in the mail.

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

8.15 Representatives. Immediately upon execution of this Agreement, the following individuals will represent the Parties as a primary contact in all matters under this Agreement.

For The City:

Beth McGuire  
City of Chicago  
Department of Planning  
City Hall, Room 1101  
121 North LaSalle Street  
Chicago, Illinois 60602  
(312) 744-5756  
(312) 744-7996 (Fax)

For The District:

Clayton K. Harris III  
Executive Director  
Illinois International Port District  
3600 East 95<sup>th</sup> Street  
Chicago, Illinois 60617  
(773) 646-4400  
( ) \_\_\_\_ - \_\_\_\_ (Fax)

Each Party agrees to promptly notify the other Party of any change in its designated representative, which notice shall include the name, address, telephone number and fax number of the representative for such Party for the purpose hereof.

8.16 Severability. If any provision of this Agreement, or the application thereof, to any person, place or circumstance, shall be held by a court of competent jurisdiction to be

invalid, unenforceable or void, the remainder of this Agreement and such provisions as applied to other persons, places and circumstances shall remain in full force and effect only if, after excluding the portion deemed to be unenforceable, the remaining terms shall provide for the consummation of the transactions contemplated hereby in substantially the same manner as originally set forth herein.

8.17 Survival Of Agreements. Except as otherwise contemplated by this Agreement, all covenants and agreements of the Parties contained in this Agreement will survive the consummation of the transactions contemplated hereby.

8.18 Titles And Headings. Titles and headings to paragraphs contained in this Agreement are for convenience only and are not intended to limit, vary, define or expand the content of this Agreement.

8.19 Time. Time is of the essence in the performance of this Agreement.

8.20 Force Majeure. Neither party will be liable to the other party for failure or delay in performing its obligations under this Agreement, if the failure or delay is due to circumstances beyond its reasonable control, including, but not limited to, Acts of God, war, insurrection, embargo, fire, flood, or strike or other labor disturbance.

In Witness Whereof, Each of the Parties has caused this Agreement to be executed and delivered as of the date first above written.

City of Chicago, a municipal corporation,  
by and through its Department of  
Planning and Development

By: \_\_\_\_\_  
Commissioner

Illinois International Port District, a  
municipal corporation

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

Name: \_\_\_\_\_

Title: \_\_\_\_\_

[(Sub)Exhibit "A" referred to in this Intergovernmental Agreement with Illinois International Port District constitutes Exhibit 1 to ordinance printed on pages 2289 and 2290 of this *Journal*.]

(Sub)Exhibits "B", "C" and "D" referred to in this Intergovernmental Agreement with Illinois International Port District read as follows:

(Sub)Exhibit "B".  
(To Intergovernmental Agreement With  
Illinois International Port District)

*Total Project Cost And TIF Eligible Costs.*

**PHASE 1 – RAIL WORK**

<b>USES OF FUNDS</b>	<b>AMOUNT</b>	<b>TIF –ELIGIBLE AMOUNT</b>
<b>HARD COSTS</b>		
<b>Turnouts</b>		
Furnish and install – turnout	\$84,000	\$84,000
Furnish and install – turnout	\$370,000	\$370,000
<b>Butler Lead Open Track Rehabilitation</b>		
Replace cross ties	\$120,640	\$120,640
Replace rail with new lengths	\$145,800	\$145,800
Furnish ballast and raise track to 10" to final grade	\$95,400	\$95,400
<b>Butler Lead Embedded Track Rehabilitation</b>		
Remove and haul off asphalt and replace rail and tie plates	\$30,400	\$30,400
Remove and haul off asphalt. Replace with new rail lengths.	\$1,092,936	\$1,092,936
<b>Asphalt millings and asphalt for embedded track and grade crossings</b>		
Furnish and install 4" deep and x 10' wide asphalt millings over 3,600 embedded track feet	\$29,832	\$29,832
Furnish and install 3" deep and x 10' wide asphalt surface over 3,600 embedded track feet	\$98,988	\$98,988
Furnish and install 7" deep and x 10' wide asphalt millings over 2,511 embedded track feet at docks and at grade crossing	\$143,220	\$143,220
<b>Hard Costs Total</b>	<b>\$2,211,216</b>	<b>\$2,211,216</b>
<b>Soft Costs</b>		
Mobilization and demobilization	\$35,000	\$35,000
Insurance	\$10,000	\$10,000
Performance Bond	\$10,800	\$10,800
<b>Asides</b>		
Material and labor increases due to 2019 project start	\$107,984	\$107,984
Contingencies	\$74,000	\$74,000
<b>Soft Costs Total</b>	<b>\$237,784</b>	<b>\$237,784</b>
<b>Total Project Costs</b>	<b>\$2,449,000</b>	<b>\$2,449,000</b>

## PHASE 2 - ROAD WORK

USES OF FUNDS	AMOUNT.	TIF-ELIGIBLE AMOUNT
<b>HARD COSTS</b>		
Earth excavation	\$716,417	\$716,417
Removal and disposal of unsuitable	\$77,367	\$77,367
Trench backfill	\$185,129	\$185,129
Inlet filters	\$6,300.00	\$6,300
Subbase granular material	\$1,387,608	\$1,387,608
Portland cement concrete pavement	\$4,653,374	\$4,653,374
Protective coat	\$33,509	\$33,509
Pavement removal	\$785,400	\$785,400
Driveway pavement removal	\$7,185	\$7,185
Combination curb and gutter removal	\$17,790	\$17,790
Storm sewers	\$577,444	\$577,444
Storm sewers removal	\$156,984	\$156,984
Fire hydrants to be removed	\$25,920	\$25,920
Catch basins	\$109,200	\$109,200
Manholes	\$225,000	\$225,000
Combination concrete curb and gutter	\$101,535	\$101,535
Ductile iron water main pipe installation	\$761,269	\$761,269
Concrete gutter	\$15,546	\$15,546
<b>Hard Costs Total</b>	<b>\$9,842,977</b>	<b>\$9,842,977</b>
<b>Soft Costs</b>		
10% Construction cost contingency	\$984,299	\$984,299
26% set aside for phase 2 and 3 engineering	\$2,815,091	\$2,815,091
Phase 1 engineering cost	\$600,000	\$600,000
<b>Soft Costs Total</b>	<b>\$4,399,390</b>	<b>\$4,399,390</b>
<b>Total Project Costs</b>	<b>\$14,242,367</b>	<b>\$14,242,367</b>

**MBE/WBE BUDGET**

**PHASE 1 – RAIL WORK**

<b>USES OF FUNDS</b>	<b>AMOUNT</b>
<b>HARD COSTS</b>	
<b>Turnouts</b>	
Furnish and install – turnout	\$3,600
Furnish and install – turnout	\$18,000
<b>Butler Lead Open Track Rehabilitation</b>	
Replace crossties	\$7,000
Furnish ballast and raise track to 10" to final grade	\$59,300
<b>Butler Lead Embedded Track Rehabilitation</b>	
Remove and haul off asphalt and replace rail and tie plates	\$6,500
Remove and haul off asphalt. Replace with new rail lengths.	\$384,085
<b>Asphalt millings and asphalt for embedded track and grade crossings</b>	
Furnish and install 4" deep and x 10' wide asphalt millings over 3,600 embedded track feet	\$27,120
Furnish and install 3" deep and x 10' wide asphalt surface over 3,600 embedded track feet	\$67,256
Furnish and install 7" deep and x 10' wide asphalt millings over 2,511 embedded track feet at docks and at grade crossing	\$100,683
<b>MWBE Hard Costs Total Basis</b>	<b>\$673,544</b>
<b>MBE at 26%</b>	<b>\$175,121</b>
<b>WBE at 6%</b>	<b>\$40,413</b>

\*MBE/WBE requirements for Phase 2 will be determined by Cook County as described in Exhibit D.



4. The District is in compliance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, all as may be in effect from time to time, pertaining to or affecting the Project or the District as related thereto.

All capitalized terms which are not defined herein have the meanings given such terms in the Agreement.

Illinois International Port District

By: \_\_\_\_\_  
Name

Title: \_\_\_\_\_

Subscribed and sworn before me this  
\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_.

\_\_\_\_\_

My commission expires: \_\_\_\_\_.

Agreed and Accepted:

\_\_\_\_\_  
Name

Title: \_\_\_\_\_

City of Chicago  
Department of Planning and Development

*(Sub)Exhibit "D".*  
(To Intergovernmental Agreement With  
Illinois International Port District)

*Construction Compliance.*

As used in this Agreement, the following terms shall have the meanings given them below:

"MBE(s)" shall mean a business identified in the Directory of Certified Minority Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a minority-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

"MBE/WBE Budget" shall mean the budget attached hereto as (Sub)Exhibit B.

*Agreements With Contractors.*

1. Bid Requirement For General Contractor And Subcontractors.

Prior to entering into an agreement with a General Contractor or any subcontractor for construction of the Project, District shall solicit, or shall cause the General Contractor to solicit, bids from qualified contractors eligible to do business with, and having an office located in, the City of Chicago, and shall submit all bids received to DPD, if requested, for its inspection and written approval. (i) For the NOF-Funded Improvements, District shall select the General Contractor (or shall cause the General Contractor to select the subcontractor) submitting the lowest responsible bid who can complete the Project in a timely manner.

2. Construction Contract.

Prior to the Closing Date, the District must provide DPD with a certified copy of the construction contract, together with any modifications, amendments or supplements thereto, and upon DPD's request, a copy of any subcontracts. Photocopies of all contracts or subcontracts entered or to be entered into in connection with the NOF-Funded Improvements shall be provided to DPD within five (5) business days of the execution thereof.

3. Performance And Payment Bonds.

Prior to the commencement of any portion of the Project which includes work on the public way, the District must require the General Contractor to be bonded for its payment by sureties having an AA rating or better using a bond in a form acceptable to the City. The City shall be named as obligee or co-obligee on any such bonds.

4. Employment Profile.

Upon DPD's request, the District, the General Contractor and all subcontractors must submit to DPD statements of their respective employment profiles. District shall contractually obligate and cause the General Contractor and each subcontractor to agree to the Construction Hiring Requirements.

*Construction Hiring Requirements.*

1. Employment Opportunity.

The District shall contractually obligate its or their various contractors, subcontractors or any Affiliate of the District operating on the Property (collectively, with the District, the "Employers" and individually an "Employer") to agree, that for the term of this Agreement with respect to District and during the period of any other party's provision of services in connection with the construction of the Project or occupation of the Property:

(a) No Employer shall discriminate against any employee or applicant for employment based upon race, religion, color, sex, national origin or ancestry, age, handicap or disability, sexual orientation, military discharge status, marital status, parental status or source of income as defined in the City of Chicago Human Rights Ordinance, Chapter 2-160, Section 2-160-010, et seq., Municipal Code, except as otherwise provided by said ordinance and as amended from time to time (the "Human Rights Ordinance"). Each Employer shall take affirmative action to ensure that applicants are hired and employed without discrimination based upon race, religion, color, sex, national origin or ancestry, age, handicap or disability, sexual orientation, military discharge status, marital status, parental status or source of income and are treated in a nondiscriminatory manner with regard to all job-related matters, including without limitation: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. Each Employer agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the City setting forth the provisions of this nondiscrimination clause. In addition, the Employers, in all solicitations or advertisements for employees, shall state that all qualified applicants shall receive consideration for employment without discrimination based upon race, religion, color, sex, national origin or ancestry, age, handicap or disability, sexual orientation, military discharge status, marital status, parental status or source of income.

(b) To the greatest extent feasible, each Employer is required to present opportunities for training and employment of low- and moderate-income residents of the City and preferably of the Area; and to provide that contracts for work in connection with the construction of the Project be awarded to business concerns that are located in, or owned in substantial part by persons residing in, the City and preferably in the Area.

(c) Each Employer shall comply with all federal, state and local equal employment and affirmative action statutes, rules and regulations, including but not limited to the City's Human Rights Ordinance and the Illinois Human Rights Act, 775 ILCS 5/1-101, et seq. (1993), and any subsequent amendments and regulations promulgated thereto.

(d) Each Employer, in order to demonstrate compliance with the terms of this paragraph, shall cooperate with and promptly and accurately respond to inquiries by the City, which has the responsibility to observe and report compliance with equal employment opportunity regulations of federal, state and municipal agencies.

(e) Each Employer shall include the foregoing provisions of subparagraphs (1) through (4) in every contract entered into in connection with the Project, and shall require inclusion of these provisions in every subcontract entered into by any subcontractors, and every agreement with any Affiliate operating on the Property, so that each such provision shall be binding upon each contractor, subcontractor or Affiliate, as the case may be.

(f) Failure to comply with the employment obligations described in this paragraph shall be a basis for the City to pursue its remedies under the Redevelopment Agreement.

## 2. Prevailing Wage.

The District, the General Contractor and all subcontractors must pay the prevailing wage rate as ascertained by the Illinois Department of Labor (the "Department"), to all persons working on the Project. All such contracts shall list the specified rates to be paid to all laborers, workers and mechanics for each craft or type of worker or mechanic employed pursuant to such contract. If the Department revises such prevailing wage rates, the revised rates shall apply to all such contracts. Upon the City's request, the District shall provide the City with copies of all such contracts entered into by the District or the General Contractor to evidence compliance with this Prevailing Wage.

## 3. City Resident Construction Worker Employment Requirement.

The District agrees for itself and its successors and assigns, and shall contractually obligate its General Contractor and shall cause the General Contractor to contractually obligate its subcontractors, as applicable, to agree, that during the construction of the Project they shall comply with the minimum percentage of total worker hours performed by actual residents of the City as specified in Section 2-92-330 of the Municipal Code of Chicago (at least 50 percent of the total worker hours worked by persons on the site of the Project shall be performed by actual residents of the City); provided, however, that in addition to complying with this percentage, the District, its General Contractor and each subcontractor shall be required to make good faith efforts to utilize qualified residents of the City in both unskilled and skilled labor positions.

The District may request a reduction or waiver of this minimum percentage level of Chicagoans as provided for in Section 2-92-330 of the Municipal Code of Chicago in accordance with standards and procedures developed by the Chief Procurement Officer of the City.

"Actual residents of the City" shall mean persons domiciled within the City. The domicile is an individual's one and only true, fixed and permanent home and principal establishment.

The District, the General Contractor and each subcontractor shall provide for the maintenance of adequate employee residency records to show that actual Chicago residents are employed on the Project. Each Employer shall maintain copies of personal documents supportive of every Chicago employee's actual record of residence.

Weekly certified payroll reports (U.S. Department of Labor Form WH-347 or equivalent) shall be submitted to the Commissioner of DPD in triplicate, which shall identify clearly the actual residence of every employee on each submitted certified payroll. The first time that an employee's name appears on a payroll, the date that the Employer hired the employee should be written in after the employee's name.

The District, the General Contractor and each subcontractor shall provide full access to their employment records to the Chief Procurement Officer, the Commissioner of DPD, the Superintendent of the Chicago Police Department, the Inspector General or any duly authorized representative of any of them. The District, the General Contractor and each subcontractor shall maintain all relevant personnel data and records for a period of at least three (3) years after final acceptance of the work constituting the Project.

At the direction of DPD, affidavits and other supporting documentation will be required of the District, the General Contractor and each subcontractor to verify or clarify an employee's actual address when doubt or lack of clarity has arisen.

Good faith efforts on the part of the District, the General Contractor and each subcontractor to provide utilization of actual Chicago residents (but not sufficient for the granting of a waiver request as provided for in the standards and procedures developed by the Chief Procurement Officer) shall not suffice to replace the actual, verified achievement of the requirements of this paragraph concerning the worker hours performed by actual Chicago residents.

When work at the Project is completed, in the event that the City has determined that the District has failed to ensure the fulfillment of the requirement of this paragraph concerning the worker hours performed by actual Chicago residents or failed to report in the manner as indicated above, the City will thereby be damaged in the failure to provide the benefit of demonstrable employment to Chicagoans to the degree stipulated in this paragraph. Therefore, in such a case of noncompliance, it is agreed that 1/20 of 1 percent (0.0005) of the aggregate hard construction costs set forth in the Project budget (the product of .0005 x such aggregate hard construction costs) (as the same shall be evidenced by approved contract value for the actual contracts) shall be surrendered by the District to the City in payment for each percentage of shortfall toward the stipulated residency requirement. Failure to report the residency of employees entirely and correctly shall result in the surrender of the entire liquidated damages as if no Chicago residents were employed in either of the categories. The willful falsification of statements and the certification of payroll data may subject the District, the General Contractor and/or the subcontractors to prosecution. Any retainage to cover contract performance that may become due to the District pursuant to Section 2-92-250 of the Municipal Code of Chicago may be withheld by the City pending the Chief Procurement Officer's determination as to whether the District must surrender damages as provided in this paragraph.

Nothing herein provided shall be construed to be a limitation upon the "Notice of Requirements for Affirmative Action to Ensure Equal Employment Opportunity, Executive Order 11246" and "Standard Federal Equal Employment Opportunity, Executive Order 11246", or other affirmative action required for equal opportunity under the provisions of this Agreement or related documents.

The District shall cause or require the provisions of this paragraph to be included in all construction contracts and subcontracts related to the Project.

#### 4. MBE/WBE Commitment.

The District agrees for itself and its successors and assigns, and, if necessary to meet the requirements set forth herein, shall contractually obligate the General Contractor to agree that, during the Project:

(a) Consistent with the findings which support the Minority-Owned and Women-Owned Business Enterprise Procurement Program (the "MBE/WBE" Program"), Section 2-92-420, et seq., Municipal Code of Chicago, and in reliance upon the provisions of the MBE/WBE Program to the extent contained in, and as qualified by, the provisions of this paragraph 4, during the course of the Project, at least the following percentages of the MBE/WBE Budget attached hereto as (Sub)Exhibit B (as these budgeted amounts may be reduced to reflect decreased actual costs) shall be expended for contract participation by MBEs or WBEs:

i. For Phase 1, at least 24 percent by MBEs; and

ii. For Phase 2, the percentage of MBE/WBE Budget shall be determined by Cook County.

(b) For purposes of MBE/WBE commitment only, the District (and any party to whom a contract is let by the District in connection with the Project) shall be deemed a "contractor" and this Agreement (and any contract let by the District in connection with the Project) shall be deemed a "contract" as such terms are defined in Section 2-92-420, Municipal Code of Chicago.

(c) Consistent with Section 2-92-440, Municipal Code of Chicago, the District's MBE/WBE commitment may be achieved in part by the District's status as an MBE or WBE (but only to the extent of any actual work performed on the Project by the District), or by a joint venture with one or more MBEs or WBEs (but only to the extent of the lesser of (i) the MBE or WBE participation in such joint venture or (ii) the amount of any actual work performed on the Project by the MBE or WBE), by the District utilizing an MBE or a WBE as a General Contractor (but only to the extent of any actual work performed on the Project by the General Contractor), by subcontracting or causing the General Contractor to subcontract a portion of the Project to one or more

MBEs or WBEs, or by the purchase of materials used in the Project from one or more MBEs or WBEs, or by any combination of the foregoing. Those entities which constitute both an MBE and a WBE shall not be credited more than once with regard to the District's MBE/WBE commitment as described in this paragraph 4. The District or the General Contractor 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 MBEs or WBEs in its activities and operations other than the Project.

(d) Prior to the City's issuance of a Final Certificate, the District shall provide to DPD a final report describing its efforts to achieve compliance with this MBE/WBE commitment. Such report shall include inter alia the name and business address of each MBE and WBE solicited by the District or the General Contractor to work on the Project, and the responses received from such solicitation, the name and business address of each MBE or WBE actually involved in the Project, a description of the work performed or products or services supplied, the date and amount of such work, product or service, and such other information as may assist DPD in determining the District's compliance with this MBE/WBE commitment. DPD has access to the District's books and records, including, without limitation, payroll records, books of account and tax returns, and records and books of account in accordance with the Redevelopment Agreement, on five (5) business days' notice, to allow the City to review the District's compliance with its commitment to MBE/WBE participation and the status of any MBE or WBE performing any portion of the Project.

(e) Upon the disqualification of any MBE or WBE General Contractor or subcontractor, if such status was misrepresented by the disqualified party, the District shall be obligated to discharge or cause to be discharged the disqualified General Contractor or subcontractor and, if possible, identify and engage a qualified MBE or WBE as a replacement. For purposes of this subsection (e), the disqualification procedures are further described in Section 2-92-540, Municipal Code of Chicago.

(f) Any reduction or waiver of the District's MBE/WBE commitment as described in this paragraph 4 shall be undertaken in accordance with Section 2-92-450, Municipal Code of Chicago.

(g) Prior to the commencement of the Project, the District, the General Contractor and all major subcontractors shall be required to meet with the monitoring staff of DPD with regard to the District's compliance with its obligations under this Section 7.04. During this meeting, the District shall demonstrate to DPD its plan to achieve its obligations under this Section 7.04, the sufficiency of which shall be approved by DPD. During the Project, the District shall, upon the request of the monitoring staff of DPD, such interim reports as the monitoring staff may require. Failure to submit such documentation on a timely basis, or a determination by DPD, upon analysis of the documentation, that the District is not complying with its obligations hereunder shall, upon the delivery of written notice to the District, be deemed an Event of Default hereunder.

SETTLEMENT AGREEMENT REGARDING CASE OF JULICIA LEE, INDIVIDUALLY AND AS SPECIAL ADMINISTRATOR TO ESTATE OF SAMYRA LEE, DECEASED V. ERIC RICE, TRUCK TIRE SALES, INC. AND CITY OF CHICAGO.

[Or2019-299]

The Committee on Finance submitted the following report:

CHICAGO, July 22, 2019.

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

Your Committee on Finance, having had under consideration an order authorizing the Corporation Counsel to enter into and execute a settlement order for the following case: *Julicia Lee, Individually and as Special Administrator to the Estate of Samyra Lee, Deceased v. Eric Rice, Truck Tire Sales, Inc. and City of Chicago*, cited as 16 L 5968, in the amount of: \$4,000,000, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed order transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) SCOTT WAGUESPACK,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

The following is said order as passed:

*Ordered*, That the Corporation Counsel is hereby authorized and directed to enter into and execute a settlement agreement in the following matter: *Julicia Lee, Individually and as Special Administrator to the Estate of Samyra Lee, Deceased v. Eric Rice, Truck Tire Sales, Inc. and City of Chicago*, cited as 16 L 5968, in the amount of \$4,000,000.

---

SETTLEMENT AGREEMENT REGARDING CASE OF TYRONE SCOTT V. CITY OF CHICAGO, AND POLICE OFFICERS HAVEN MATTHEWS (#3698), RYAN GOLDIE (#10478), AGUSTIN TORRES (#13901), MICHAEL WELLS (#10887), DARREN BORUM (#11195), AND STEVEN MARTIN (#9180), AND CHICAGO POLICE SERGEANT GEOFF PIENTA (#1387).

[Or2019-301]

The Committee on Finance submitted the following report:

CHICAGO, July 22, 2019.

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

Your Committee on Finance, having had under consideration an order authorizing the Corporation Counsel to enter into and execute a settlement order for the following case: *Tyrone Scott v. City of Chicago, and Police Officers Haven Matthews (#3698), Ryan Goldie (#10478), Agustin Torres (#13901), Michael Wells (#10887), Darren Borum (#11195), and Steven Martin (#9180), and Chicago Police Sergeant Geoff Pienta (#1387)*, cited as 18 C 2340, in the amount of: \$650,000, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed order transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) SCOTT WAGUESPACK,  
Chairman.

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

The following is said order as passed:

*Ordered*, That the Corporation Counsel is hereby authorized and directed to enter into and execute a settlement agreement in the following matter: *Tyrone Scott v. City of Chicago, and Chicago Police Officers Haven Matthews (#3698), Ryan Goldie (#10478), Agustin Torres (#13901), Michael Wells (#10887), Darren Borum (#11195), and Steven Martin (#9180), and Chicago Police Sergeant Geoff Pienta (#1387)*, cited as 18 C 2340, in the amount of \$650,000.

---

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

[Or2019-303]

The Committee on Finance submitted the following report:

CHICAGO, July 24, 2019.

*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, with no dissenting vote.

Respectfully submitted,

(Signed) SCOTT WAGUESPACK,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

The following is said order as passed:

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

[List of claimants printed on pages 2321  
and 2322 of this *Journal*.]

City Of Chicago  
**Journal Report for City Council GL Claims**

Last Name	First Name	Address	City	State	Zip Code	DOL	Total Paid	Payee	Location of Accident
<b>Claimant Type Desc: Property(7)</b>									
KOFOID	DOUGLAS	1233 WEST MELROSE STREET	CHICAGO	IL	60657	06/01/2018	\$843.00	Claimant	1233 W MELROSE STREET
MILLER	MARY ANN	8331 W SUMMERDALE AVENUE	CHICAGO	IL	60656	09/28/2018	\$345.00	Claimant	8331 W SUMMERDALE
ROSS	CARRIE	11733 S STEWART	CHICAGO	IL	60628	09/04/2018	\$525.00	Claimant	11733 S STEWART
SANDERS	KAREN AND JEFF	2244 N CAMPBELL AVENUE	CHICAGO	IL	60647	10/25/2018	\$731.25	Claimant	2244 N CAMPBELL AVENUE
Total of Split Claims:		Number	Amount						
		4	\$2,444.25						
<b>Claimant Type Desc: Vehicle(8)</b>									
ALAGNO	THOMAS	10913 S. ALBANY AVE	CHICAGO	IL	60655	05/04/2018	\$309.34	Claimant	3510 S MICHIGAN
ARNSWALD	ROSE	8516 W. ARGYLE ST, APT. G	CHICAGO	IL	60656	10/20/2018	\$181.30	Claimant	7958 W FOSTER
ARUNDEL	JAMES	6059 S MONITOR AVENUE	CHICAGO	IL	60638	06/15/2018	\$758.50	Claimant	4900 S CICERO AVENUE
BAILEY	INGRID	8000 S. Troy Street	Chicago	IL	60652	07/09/2018	\$276.12	Claimant	8722 S HONORE
BARTKOWSKI	PAUL	1927 SHERMAN AVE	EVANSTON	IL	60201	01/16/2018	\$467.04	Claimant	5400 W FOSTER AVENUE
BOROWSKI	JOHN	6258 N. ARTESIAN AVENUE	CHICAGO	IL	60659	06/04/2018	\$244.00	DEPARTMENT OF REVENUE	4125 W PETERSON
BOROWSKI	JOHN	6258 N. ARTESIAN AVENUE	CHICAGO	IL	60659	06/04/2018	\$355.94	Claimant	4125 W PETERSON
BRIDGES	YUSEF	5117 S. ELLIS AVE., APT 2 SOUTH	CHICAGO	IL	60615	07/24/2018	\$488.00	DEPARTMENT OF REVENUE	400 E LOWER WACKER DR
BRIDGES	YUSEF	5117 S. ELLIS AVE., APT 2 SOUTH	CHICAGO	IL	60615	07/24/2018	\$73.03	Claimant	400 E LOWER WACKER DR
BUTLER	PATRICIA	1605 VOLBRECHT DRIVE	SOUTH HOLLAND	IL	60473	01/01/2019	\$74.18	Claimant	2004 S CANAL STREET
CASEY	TIMOTHY	1740 W WELLINGTON	CHICAGO	IL	60657	11/29/2018	\$1,048.28	Claimant	1244 W BELMONT
CHAN	ELVIN	1500 W BIRCHWOOD AVE, #2	CHICAGO	IL	60626	03/19/2019	\$46.86	Claimant	2558 S DAMEN AVENUE
COLE	MICHELLE	1934 W. ADDISON STREET	CHICAGO	IL	60613	08/13/2018	\$1,766.56	Claimant	837 W ARMITAGE AVE.
COLE	MICHELLE	1934 W. ADDISON STREET	CHICAGO	IL	60613	08/13/2018	\$6.44	DEPARTMENT OF REVENUE	837 W ARMITAGE AVE.
DABNEY	DARLINE	3860 S WELLS STREET	CHICAGO	IL	60609	02/04/2019	\$2,430.45	Claimant	3901 S WELLS STREET
EKONG	GRACE	6101 N SHERIDAN ROAD EAST	CHICAGO	IL	60660	05/26/2017	\$124.54	Claimant	4600 N BROADWAY
FULLILOVE	VIRGINIA	1414 N LATROBE	CHICAGO	IL	60651	12/03/2018	\$225.92	Claimant	1600 N PARKSIDE AVE
GREENE	TRACY	6437 S YALE AVENUE	CHICAGO	IL	60621	12/06/2018	\$2,120.33	Claimant	6437 S YALE AVENUE
GUZEL	OROK	4141 N TROY STREET	CHICAGO	IL	60618	12/25/2018	\$750.00	Claimant	2854 W FARRAGUT
HARVEY	ZACHARY	2432 N. LINDEN PLACE, APT. 307	CHICAGO	IL	60647	05/28/2018	\$2,051.70	Claimant	2442 N LINDEN PLACE

Last Name	First Name	Address	City	State	Zip Code	DOL	Total Paid	Payee	Location of Accident
HASENOHRL	TROY	1670 MILL ST., #506	DES PLAINES	IL	60016	06/28/2018	\$50.00	Claimant	8765 W. HIGGINS
HASENOHRL	TROY	1670 MILL STREET, UNIT 506	DES PLAINES	IL	60016	06/28/2018	\$94.98	Claimant	8765 W. HIGGINS
HAWKINS	ANDRE	1220 N ELMWOOD AVE	OAK PARK	IL	60302	01/12/2019	\$200.00	DEPARTMENT OF REVENUE	5602 W MADISON STREET
HAWKINS	ANDRE	1220 N ELMWOOD AVE	OAK PARK	IL	60302	01/12/2019	\$90.18	Claimant	5602 W MADISON STREET
JENO	JEFFREY	1540 N STATE PARKWAY, #5A	CHICAGO	IL	60610	10/27/2018	\$988.62	Claimant	1751 N CLARK STREET
KNIGHT	VICKY	4711 W CONGRESS PARKWAY	CHICAGO	IL	60644	05/13/2018	\$450.00	Claimant	2800 W OGDEN AVENUE
MARZULLO	MARIA	1700 RIVERWOODS DR., #507	MELROSE PARK	IL	60160	10/02/2018	\$165.88	Claimant	4700 W FULLERTON
MCBRIDE	MILES	24360 S PINE RIDGE DRIVE	MONEE	IL	60449	05/31/2018	\$363.89	Claimant	1951 N WESTERN AVENUE
MELLICANT	WILLIAM	3804 W 65TH PLACE	CHICAGO	IL	60629	11/25/2018	\$219.33	Claimant	3701 W 62ND PLACE
MILLER	MARY	3820 W SCHOOL ST	CHICAGO	IL	60618	06/16/2018	\$1,719.44	Claimant	3803 W SCHOOL STREET
MORA	ALBERTO	2302 N. LOCKWOOD AVE, 2ND FLR	CHICAGO	IL	60639	11/05/2018	\$1,105.58	Claimant	5335 W BELDEN AVE
MUNOZ	JOSEPH	2825 N ATLANTIC STREET	FRANKLIN PARK	IL	60131	06/28/2017	\$725.00	Claimant	845 W ADDISON STREET
NAYEEM	MOHAMMED	6331 N FAIRFIELD AVE, #301	CHICAGO	IL	60659	07/03/2018	\$263.33	Claimant	4872 W DEVON STREET
NITTI	LEAH	525 87TH STREET	BURR RIDGE	IL	60527	11/06/2018	\$71.58	Claimant	3100 S WESTERN AVENUE
PERRY	KATARZYNA	1347 YORKSHIRE RD.	BIRMINGHAM	MI	48009	06/05/2018	\$595.23	Claimant	2200 N CLARK STREET
PETZEL	BETTY	6443 S LAMON AVE	CHICAGO	IL	60638	03/13/2019	\$88.87	Claimant	121 N LASALLE
PILGRIM	DAVID	2939 WEST GREGORY STREET	CHICAGO	IL	60625	05/19/2018	\$663.06	Claimant	931 W GUNNISON
SCHAFFER	LAURA	925 S. HAMLIN AVENUE	PARK RIDGE	IL	60068	06/03/2018	\$30.66	Claimant	1250 W DIVISION ST
SPRAGUE	RIANNA	725 W. 47TH PLACE, UNIT 1	CHICAGO	IL	60609	03/14/2018	\$957.96	Claimant	725 W 47TH PLACE
USCHOLD	EDISON	5701 N SHERIDAN ROAD	CHICAGO	IL	60660	03/14/2019	\$302.80	Claimant	5400 N LAKE SHORE DRIVE
WALSH	STEPHEN	384 W ADAMS STREET	ELMHURST	IL	60126	06/21/2018	\$312.61	Claimant	2700 S CALIFORNIA
ZARAGOZA	MARTHA	1131 N RIDGEWAY AVENUE	CHICAGO	IL	60651	10/30/2018	\$32.50	Claimant	3709 W DIVISION STREET
<i>Face Sub Bus</i>		550 W. ALGONQUIN RD., FINANCE DEPT	ARLINGTON	IL	60005	04/20/2018	\$110.45	Claimant	2400 W 95TH STREET
<i>Allstate A/s/o Mejia</i>		PAYMENT PROCESSING CENTER	DALLAS	TX	75265	11/26/2018	\$1,391.49	Claimant	205 S LOOMIS STREET
<i>Geico A/s/o Whitehouse</i>		ONE GEICO CENTER	MACON	GA	31296	08/31/2018	\$1,552.31	Claimant	4324 N LAWNSDALE AVE
<i>Paragon A/s/o Esurance</i>		P.O BOX 3757	CHATSWORTH	CA	91313	03/03/2018	\$1,669.39	Claimant	2228 W LAWRENCE AVE

	Number	Amount
Total of Split Claims:	46	\$28,013.67

	Number	Amount
Total of Split Claims:	50	\$30,457.92

## PAYMENT OF SENIOR CITIZEN SEWER REBATE CLAIMS.

[Or2019-302]

The Committee on Finance submitted the following report:

CHICAGO, July 22, 2019.

*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 sewer rebate 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, with no dissenting vote.

Respectfully submitted,

(Signed) SCOTT WAGUESPACK,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 Number 314-99-4415-9148-0938:

[List of claimants printed on pages 2324  
through 2343 of this *Journal*.]

COMMITTEE ON FINANCE  
SMALL CLAIMS, CITY OF CHICAGO  
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
LUJI MONTERO	14-05-203-011-1283	48 OSTERMAN	50.00
ABRAMS, MARLENE	14-21-314-048-1008	44 TUNNEY	50.00
ACKERMAN, BARBARA	14-06-408-040-1002	40 O'CONNOR	50.00
ADAMS, HARRIET	20-11-206-058-0000	04 KING	50.00
ADDUCCI, DOMINIC	14-21-111-007-1428	46 CAPPLEMAN	50.00
ADLER, ROBERT	14-21-307-047-1135	44 TUNNEY	50.00
AISPORNA, ESTRELLA M	14-21-101-034-1068	46 CAPPLEMAN	50.00
ALBERTS, HELAINE M.	17-03-202-065-1104	42 REILLY	50.00
ALEJO, NATIVIDAD	14-18-323-012-1020	47 PAWAR	50.00
ALEXANDER, ADRIAN Z.	13-10-301-100-0000	05 HAIRSTON	50.00
ALI, FAIZ M	14-16-303-040-1146	46 CAPPLEMAN	50.00
ALI, RAFATH	17-15-107-078-1022	42 REILLY	50.00
ALKHALEEFA, GAIL ANN	14-28-207-004-1203	44 TUNNEY	50.00
ALPERT, ANN S.	17-03-207-061-1091	42 REILLY	50.00
ALTAMERO, TOMAS L	20-14-202-076-1230	05 HAIRSTON	50.00
ALTON, JACQUELYN S	14-08-203-015-1106	48 OSTERMAN	50.00
ALVARADO, BERNARDINA Y.	14-21-110-020-1170	46 CAPPLEMAN	50.00
AMAROSE, ANTHONY P.	20-13-103-009-0000	05 HAIRSTON	50.00
AMBO, ELIZABETH A.	14-21-305-030-1142	46 CAPPLEMAN	50.00
AMES JACKEE L. & STRAUSS RICHARD A.	14-05-215-017-1056	48 OSTERMAN	50.00
AMSCHLER, ALVIN J.	17-03-214-014-1019	02 HOPKINS	50.00
ANDERSON, CAROL L	17-04-207-086-1323	02 HOPKINS	50.00
ANDERSON, JANE	17-04-210-027-1022	08 HARRIS	50.00
ANDERSON, JOAN A	20-14-205-035-0000	05 HAIRSTON	50.00
ANDERSON, JUDITH M	14-33-104-079-1004	43 SMITH	50.00
ANDERSON, PAUL	14-28-322-015-0000	43 SMITH	50.00
ANG, PACITA Y.	13-02-419-023-0000	39 LAURINO	50.00
ARELLANO, JESSE	13-03-403-031-0000	39 LAURINO	50.00
AUGUSTINY, FRANK J	14-16-302-030-1035	46 CAPPLEMAN	50.00
AUGUSTINY, PATRICIA	11-30-322-038-1032	49 MOORE	50.00
AUTREY, GARLAND	14-33-423-048-1154	02 HOPKINS	50.00
BACALZO, BEATRICE	17-03-200-080-1009	02 HOPKINS	50.00
BADER, CHARLOTTE M	14-21-101-034-1383	46 CAPPLEMAN	50.00
BADLANI, KAMILA	14-05-403-021-1130	48 OSTERMAN	50.00
BAGLEY, THOMAS	17-04-218-051-1029	02 HOPKINS	50.00
BAILEY, LYDIA	17-27-305-131-0000	04 KING	50.00
BAILEY, SHELLA	20-25-207-050-1002	05 HAIRSTON	50.00
BAKER, GEORGE C	14-08-407-022-1030	46 CAPPLEMAN	50.00
BAKER, PAUL L.	14-17-407-053-1009	46 CAPPLEMAN	50.00
BALFOUR, TAIN	14-33-422-068-1169	43 SMITH	50.00
BALTHAZAR, DON J.	20-13-102-029-1283	05 HAIRSTON	50.00
BARLOW, JUANITA	13-18-409-074-1040	38 SPOSATO	50.00
BARNETT, HAROLD C	14-28-200-003-1139	44 TUNNEY	50.00
BARR, GEORGE	13-10-200-026-1112	39 LAURINO	50.00
BARTHOLOMEW, JILL J.	14-28-207-004-1489	44 TUNNEY	50.00
BASHIR, ELENA L	20-14-223-032-0000	05 HAIRSTON	50.00
BATTE, RUBY L.	20-11-307-013-1001	05 HAIRSTON	50.00
BAUM, EDWARD	17-03-222-023-1402	02 HOPKINS	50.00
BAYONA, NIDA	14-18-323-012-1074	47 PAWAR	50.00
BEAR, WALTER T	14-21-101-034-1323	46 CAPPLEMAN	50.00
BECK, ANNE M	14-16-300-032-1322	46 CAPPLEMAN	50.00

COMMITTEE ON FINANCE  
 SMALL CLAIMS, CITY OF CHICAGO  
 SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
BELL, MYRON	17-03-222-015-0000	02 HOPKINS	50.00
BENDIX, KATHERINE L	17-03-222-023-1348	02 HOPKINS	50.00
BENOY, THERESA A	14-21-111-007-1187	46 CAPPLEMAN	50.00
BERG, CHARLES	17-03-114-003-1039	43 SMITH	50.00
BERGER M.D., MARK D.	17-03-201-066-1076	02 HOPKINS	50.00
BERGER, MARA L	14-05-403-022-1022	48 OSTERMAN	50.00
BERGER, STEPHAN	14-28-322-015-0000	43 SMITH	50.00
BERKLEY, JOEL T	17-16-402-050-1031	02 HOPKINS	50.00
BERKSON, LAUREL	14-16-304-039-1235	46 CAPPLEMAN	50.00
BERNAS, ROSEMARY T.	13-09-328-066-1006	45 GARDINER	50.00
BERNS, MARVIN D.	14-16-300-027-1020	46 CAPPLEMAN	50.00
BERNSTEIN, KATHY E.	17-04-211-033-1034	02 HOPKINS	50.00
BERNSTEIN, SUSAN	14-21-101-035-1189	46 CAPELEMAN	50.00
BETHEL, GERALDINE F	20-24-419-018-1018	05 HAIRSTON	50.00
BEZANES, OLGA	13-18-410-032-1008	38 SPOSATO	50.00
BIBBEE, ROBERT G.	11-32-114-034-1018	48 OSTERMAN	50.00
BIRENBERG, JANE	14-28-202-016-1046	44 TUNNEY	50.00
BLAIR, THOMAS L.	17-10-400-012-1275	42 REILLY	50.00
BLAKE, BARRY	17-03-222-015-0000	42 REILLY	50.00
BLAUBACH, RUSSELL	14-05-215-015-1219	48 OSTERMAN	50.00
BLITSTIEN, AL	10-36-118-005-1155	50 SILVERSTEIN	50.00
BLOMMAERT, LEROY	14-08-208-063-1003	48 OSTERMAN	50.00
BLONIAZ, JOHN W.	14-29-427-080-1001	43 SMITH	50.00
BLONSKY, MARILYN S.	14-33-208-028-1018	43 SMITH	50.00
BLUMENSAADT, DIANE M	14-08-203-001-0000	48 OSTERMAN	50.00
BOLE, RENEE F	14-21-314-048-1006	44 TUNNEY	50.00
BOND, RITA	14-05-211-016-1063	48 OSTERMAN	50.00
BONIECKI, JOSEPH M.	17-03-114-003-1060	43 SMITH	50.00
BOO, MAUREEN	20-12-114-054-1008	05 HAIRSTON	50.00
BOTHUN, ROGER	14-21-111-007-1623	46 CAPPLEMAN	50.00
BOUMAN, JANET M.	14-05-211-021-1048	48 OSTERMAN	50.00
BOWMAN, MARK	14-08-208-038-1019	48 OSTERMAN	50.00
BOYLE, KATHYE J KERCHNER	14-16-300-027-1063	46 CAPPLEMAN	50.00
BRADFORD, JEAN	20-35-313-022-1019	08 HARRIS	50.00
BRANDT, JAMES A	17-03-221-011-1040	02 HOPKINS	50.00
BRAVO, MIGUEL	14-21-312-053-1003	44 TUNNEY	50.00
BREIHAN, JOANNE	14-33-422-068-1295	02 HOPKINS	50.00
BRENDEL, BONNIE A	20-13-101-222-1001	05 HAIRSTON	50.00
BRENT, BEVERLY A	20-12-108-039-1088	05 HAIRSTON	50.00
BRESKI, MARY C.	17-10-309-015-1137	42 REILLY	50.00
BRITTENUM, WILLIE B.	20-34-413-024-0000	06 SAWYER	50.00
BROOKSTONE, ARNOLD F	17-03-207-068-1058	42 REILLY	50.00
BROWERS, L WILLIAM	14-16-304-039-1226	46 CAPPLEMAN	50.00
BROWN, DELORES CURINGTON	20-14-202-076-1069	05 HAIRSTON	50.00
BROWN, M DIANE	14-21-106-032-1039	46 CAPPLEMAN	50.00
BROWN, MADELYNNE L	11-32-312-016-1006	49 MOORE	50.00
BROWN, SUZANNE L.	14-28-207-004-1062	44 TUNNEY	50.00
BROWNE, JANE C	17-03-201-076-1058	02 HOPKINS	50.00
BROWNING, CAROL G.	14-21-305-030-1177	46 CAPPLEMAN	50.00
BROWNING, MARCIA	14-16-301-041-1436	46 CAPPLEMAN	50.00
BRUBAKER, STEVEN	17-03-222-015-0000	02 HOPKINS	50.00

COMMITTEE ON FINANCE  
 SMALL CLAIMS, CITY OF CHICAGO  
 SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
BRUMMIT, MARTHA J.	20-24-419-018-1040	05 HAIRSTON	50.00
BRUNNER, STEVEN M	14-28-206-005-1134	44 TUNNEY	50.00
BUCHANAN, ELIZABETH D.	14-28-204-010-1185	44 TUNNEY	50.00
BUCHBINDER, HENRY M	17-03-208-005-0000	02 HOPKINS	50.00
BUERGO, JOSE	14-21-101-034-1062	46 CAPPLEMAN	50.00
BULBOACA, MAXIM	14-08-408-035-0000	48 OSTERMAN	50.00
BURGESS, PHILIP	14-21-103-030-1094	46 CAPPLEMAN	50.00
BURKS, MARY P.	20-13-103-009-0000	05 HAIRSTON	50.00
BURMEISTER, DENNIS J	13-02-300-005-1011	39 LAURINO	50.00
BURNSTEIN, EVELYN	10-36-120-003-1155	50 SILVERSTEIN	50.00
BURSTEIN, STUART M.	14-32-108-030-1006	02 HOPKINS	50.00
BUTTON, BARBARA J	14-05-211-024-1085	48 OSTERMAN	50.00
CALVOPINA, AIDA M.	14-05-215-017-1025	48 OSTERMAN	50.00
CAMPBELL, MILDRED	14-33-315-095-0000	02 HOPKINS	50.00
CAMPOS, MARLENE L.	14-21-110-020-1347	46 CAPPLEMAN	50.00
CANNON, BETTY L	14-21-101-035-1183	46 CAPPLEMAN	50.00
CAREY, RICHARD P.	17-03-208-021-1018	02 HOPKINS	50.00
CARL, LAURA K.	14-08-203-017-1378	48 OSTERMAN	50.00
CARLSON, PATRICIA R	14-21-111-007-1008	46 CAPPLEMAN	50.00
CARROLL, NANCY L.	14-21-101-035-1236	46 CAPPLEMAN	50.00
CARSTEDT, WILLIAM & MARY	17-03-222-015-0000	02 HOPKINS	50.00
CARTEN, BARBARA	14-16-302-030-1006	46 CAPPLEMAN	50.00
CARUBA, JOHN A	14-21-101-035-1235	46 CAPPLEMAN	50.00
CASEY, PATRICIA	14-21-106-017-0000	46 CAPPLEMAN	50.00
CASPER, ERNEST E.	14-16-301-041-1101	46 CAPPLEMAN	50.00
CASTRONOVO, MARY	14-18-323-012-1043	47 PAWAR	50.00
CHAIT, JONATHAN	17-03-221-003-0000	02 HOPKINS	50.00
CHANNON, MARY ELLEN	14-08-416-034-1012	46 CAPPLEMAN	50.00
CHAPMAN, LAWRENCE R	14-33-422-068-1242	02 HOPKINS	50.00
CHAROUS, MICHELE A	14-21-111-007-1643	46 CAPPLEMAN	50.00
CHAUNCEY, MARILYN M.	14-33-206-047-1072	43 SMITH	50.00
CHAVERLAT, JOHN W.	14-21-106-046-1006	46 CAPPLEMAN	50.00
CHEN, EUGENE Y	14-05-215-015-1287	48 OSTERMAN	50.00
CHERCHI, JUDY	20-14-210-005-0000	05 HAIRSTON	50.00
CHESLER, ENID E	14-21-305-030-1096	46 CAPPLEMAN	50.00
CHETRICK, JAMES C.	17-04-211-035-1086	02 HOPKINS	50.00
CHIRBAN, STEVE	17-04-209-043-1211	02 HOPKINS	50.00
CHOE, MOON	13-10-200-026-1138	39 LAURINO	50.00
CLASEN, ROBERT H.	14-33-132-045-1033	43 SMITH	50.00
CLERKIN, SHEILA	11-32-111-014-0000	49 MOORE	50.00
CODINA, RICARDO	17-10-400-012-1743	42 REILLY	50.00
COHEN, IRIS	17-03-222-015-0000	02 HOPKINS	50.00
COHEN, PAULA	14-21-110-020-1505	46 CAPPLEMAN	50.00
COHEN, STEPHEN Z.	17-10-400-012-1229	42 REILLY	50.00
COHLER, JANICE	14-16-304-039-1231	46 CAPPLEMAN	50.00
COHRAN, ERMA O.	20-12-102-007-1059	05 HAIRSTON	50.00
COLEMAN, EVELYN F	20-11-206-058-0000	04 KING	50.00
COLEMAN, JEAN	17-04-207-086-1307	02 HOPKINS	50.00
COLEMAN, KAREN	14-21-100-018-1338	46 CAPPLEMAN	50.00
COLLINS, KATHLEEN I	14-05-403-021-1166	48 OSTERMAN	50.00
COMER, THOMAS M	14-21-100-018-1328	46 CAPPLEMAN	50.00

COMMITTEE ON FINANCE  
SMALL CLAIMS, CITY OF CHICAGO  
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
BRUMMIT, MARTHA J.	20-24-419-018-1040	05 HAIRSTON	50.00
BRUNNER, STEVEN M	14-28-206-005-1134	44 TUNNEY	50.00
BUCHANAN, ELIZABETH D.	14-28-204-010-1185	44 TUNNEY	50.00
BUCHBINDER, HENRY M	17-03-208-005-0000	02 HOPKINS	50.00
BUERGO, JOSE	14-21-101-034-1062	46 CAPPLEMAN	50.00
BULBOACA, MAXIM	14-08-408-035-0000	48 OSTERMAN	50.00
BURGESS, PHILIP	14-21-103-030-1094	46 CAPPLEMAN	50.00
BURKS, MARY P.	20-13-103-009-0000	05 HAIRSTON	50.00
BURMEISTER, DENNIS J	13-02-300-005-1011	39 LAURINO	50.00
BURNSTEIN, EVELYN	10-36-120-003-1155	50 SILVERSTEIN	50.00
BURSTEIN, STUART M.	14-32-108-030-1006	02 HOPKINS	50.00
BUTTON, BARBARA J	14-05-211-024-1085	48 OSTERMAN	50.00
CALVOPINA, AIDA M.	14-05-215-017-1025	48 OSTERMAN	50.00
CAMPBELL, MILDRED	14-33-315-095-0000	02 HOPKINS	50.00
CAMPOS, MARLENE L.	14-21-110-020-1347	46 CAPPLEMAN	50.00
CANNON, BETTY L	14-21-101-035-1183	46 CAPPLEMAN	50.00
CAREY, RICHARD P.	17-03-208-021-1018	02 HOPKINS	50.00
CARL, LAURA K.	14-08-203-017-1378	48 OSTERMAN	50.00
CARLSON, PATRICIA R	14-21-111-007-1008	46 CAPPLEMAN	50.00
CARROLL, NANCY L.	14-21-101-035-1236	46 CAPPLEMAN	50.00
CARSTEDT, WILLIAM & MARY	17-03-222-015-0000	02 HOPKINS	50.00
CARTEN, BARBARA	14-16-302-030-1006	46 CAPPLEMAN	50.00
CARUBA, JOHN A	14-21-101-035-1235	46 CAPPLEMAN	50.00
CASEY, PATRICIA	14-21-106-017-0000	46 CAPPLEMAN	50.00
CASPER, ERNEST E.	14-16-301-041-1101	46 CAPPLEMAN	50.00
CASTRONOVO, MARY	14-18-323-012-1043	47 PAWAR	50.00
CHAIT, JONATHAN	17-03-221-003-0000	02 HOPKINS	50.00
CHANNON, MARY ELLEN	14-08-416-034-1012	46 CAPPLEMAN	50.00
CHAPMAN, LAWRENCE R	14-33-422-068-1242	02 HOPKINS	50.00
CHAROUS, MICHELE A	14-21-111-007-1643	46 CAPPLEMAN	50.00
CHAUNCEY, MARILYN M.	14-33-206-047-1072	43 SMITH	50.00
CHAUVERLAT, JOHN W.	14-21-106-046-1006	46 CAPPLEMAN	50.00
CHEN, EUGENE Y	14-05-215-015-1287	48 OSTERMAN	50.00
CHERCHI, JUDY	20-14-210-005-0000	05 HAIRSTON	50.00
CHESLER, ENID E	14-21-305-030-1096	46 CAPPLEMAN	50.00
CHETRICK, JAMES C.	17-04-211-035-1086	02 HOPKINS	50.00
CHIRBAN, STEVE	17-04-209-043-1211	02 HOPKINS	50.00
CHOE, MOON	13-10-200-026-1138	39 LAURINO	50.00
CLASEN, ROBERT H.	14-33-132-045-1033	43 SMITH	50.00
CLERKIN, SHEILA	11-32-111-014-0000	49 MOORE	50.00
OODINA, RICARDO	17-10-400-012-1743	42 REILLY	50.00
COHEN, IRIS	17-03-222-015-0000	02 HOPKINS	50.00
COHEN, PAULA	14-21-110-020-1505	46 CAPPLEMAN	50.00
COHEN, STEPHEN Z.	17-10-400-012-1229	42 REILLY	50.00
COHLER, JANICE	14-16-304-039-1231	46 CAPPLEMAN	50.00
COHRAN, ERMA O.	20-12-102-007-1059	05 HAIRSTON	50.00
COLEMAN, EVELYN F	20-11-206-058-0000	04 KING	50.00
COLEMAN, JEAN	17-04-207-086-1307	02 HOPKINS	50.00
COLEMAN, KAREN	14-21-100-018-1338	46 CAPPLEMAN	50.00
COLLINS, KATHLEEN I	14-05-403-021-1166	48 OSTERMAN	50.00
COMER, THOMAS M	14-21-100-018-1328	46 CAPPLEMAN	50.00

COMMITTEE ON FINANCE  
SMALL CLAIMS, CITY OF CHICAGO  
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
DUENAS, CATHERINE	14-16-300-032-1417	46 CAPPLEMAN	50.00
DUIGNAN, PATRICK	14-21-111-007-1005	46 CAPPLEMAN	50.00
DUKES, ARNITA	20-14-202-076-1329	05 HAIRSTON	50.00
DUNBAR, RICHARD	14-21-312-053-1019	44 TUNNEY	50.00
DUNMARS, LORRAINE	25-11-300-020-0000	08 HARRIS	50.00
DUNNE, KATHLEEN A	14-21-101-035-1127	46 CAPPLEMAN	50.00
DUNNE, KEVIN P.	9-36-411-034-1016	41 NAPOLITANO	50.00
DUNNE, MICHAEL S	20-12-102-008-1049	05 HAIRSTON	50.00
DUNNE, NENA	17-10-400-012-1024	42 REILLY	50.00
DUNNE, SYLVIA D	17-03-214-014-1100	02 HOPKINS	50.00
DUPLAIN, MARY	20-11-413-024-1006	05 HAIRSTON	50.00
DURANT, ROBERTA	17-10-318-031-1212	42 REILLY	50.00
DURANTE, DLANE	20-12-106-005-0000	05 HAIRSTON	50.00
DYKHUIS, LEE	14-08-412-040-1447	48 OSTERMAN	50.00
DYRSSEN, MARGARET	14-08-203-001-0000	48 OSTERMAN	50.00
EASTRIDGE, JANET	14-21-110-020-4620	46 CAPPLEMAN	50.00
EATON, DONNA M.	17-03-222-015-0000	02 HOPKINS	50.00
EHRLICH, KAYLA R	14-33-409-024-1262	43 SMITH	50.00
EISEMAN, HERBERT	14-21-307-061-1133	44 TUNNEY	50.00
EISENBERG, KARL S.	17-03-214-017-1007	02 HOPKINS	50.00
EISENSTADT, MILDRED L.	14-16-301-041-1001	46 CAPPLEMAN	50.00
EKSTROM, ALLAN	17-10-132-037-1159	42 REILLY	50.00
ELHARD, DEBRA L.	17-04-207-086-1473	02 HOPKINS	50.00
ELLIS, JULIA A	20-11-206-058-0000	04 KING	50.00
ELROD, MERLE S.	17-03-208-021-1105	02 HOPKINS	50.00
EMMERICK, MARY B.	14-21-307-047-1151	44 TUNNEY	50.00
ENYMAN, GERALD	14-28-322-015-0000	43 SMITH	50.00
EPSTEIN, DEBORAH	14-21-111-007-1150	46 CAPPLEMAN	50.00
ESCARTIN, ERLINDA	14-05-403-019-1106	48 OSTERMAN	50.00
FARBER, GERTRUD	20-12-114-052-1009	05 HAIRSTON	50.00
FAULKNER, ROSE	20-24-419-018-1020	05 HAIRSTON	50.00
FEFFER, CATHY	14-21-110-020-1099	46 CAPPLEMAN	50.00
FEIERTAG, TERRY	17-03-222-015-0000	02 HOPKINS	50.00
FEINBERG, JANICE L.	17-10-221-083-1634	42 REILLY	50.00
FEINGOLD, TERRY D.	11-32-114-034-1027	48 OSTERMAN	50.00
FEKETE, STEPHEN	13-12-317-018-1003	40 O'CONNOR	50.00
FELKER, ALBERT	14-17-414-031-1017	46 CAPPLEMAN	50.00
FERRARA, FRANK D	14-28-202-017-1060	44 TUNNEY	50.00
FETES, DOLORES	14-21-111-007-1633	46 CAPPLEMAN	50.00
FIDDLER, SYLVIA	10-36-120-003-1193	50 SILVERSTEIN	50.00
FISHER, JOSEPH M.	17-03-109-102-0000	42 REILLY	50.00
FISKE, KALIOPEE M	14-16-302-030-1016	46 CAPPLEMAN	50.00
FITZMAURICE, PATRICIA	14-16-301-041-1015	46 CAPPLEMAN	50.00
FLANAGAN, MARY P	14-16-304-039-1236	46 CAPPLEMAN	50.00
FOLEY, JEAN	17-03-103-029-1016	43 SMITH	50.00
FOLLAND, PATRICIA	14-12-314-048-1177	44 TUNNEY	50.00
FOX, ALICE	14-21-101-034-1258	46 CAPPLEMAN	50.00
FRACCARO, EMIL V.	14-29-107-090-1001	44 TUNNEY	50.00
FRANK, ROBERT	10-36-118-005-1171	50 SILVERSTEIN	50.00
FREEDMAN, DOROTHY R.	20-14-112-002-0000	05 HAIRSTON	50.00
FREEDMAN, GERALD	17-03-202-063-1043	42 REILLY	50.00

COMMITTEE ON FINANCE  
SMALL CLAIMS, CITY OF CHICAGO  
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
FREIDHEIM, ELIZABETH	14-31-331-028-1027	02 HOPKINS	50.00
FRICK, AVIS	14-28-107-090-1013	44 TUNNEY	50.00
FRIEDMAN, DANIEL	17-03-222-015-0000	02 HOPKINS	50.00
FRIMPONG, ANTHONY	14-33-315-095-0000	02 HOPKINS	50.00
FULLER, ASTRID M	20-12-114-042-1001	05 HAIRSTON	50.00
FULLER, GLADYS O.	20-14-202-076-1190	05 HAIRSTON	50.00
FULTON, JEFFERY W	14-16-301-041-1050	46 CAPPLEMAN	50.00
GABY, BETH A	14-16-301-041-1045	46 CAPPLEMAN	50.00
GAEBE, JAMES R.	14-21-106-032-1027	46 CAPPLEMAN	50.00
GAJEWSKI, MARY	14-28-200-004-1078	44 TUNNEY	50.00
GALAN, JEAN	11-32-327-031-1002	49 MOORE	50.00
GALINDO, ANA I.	14-05-215-017-1295	48 OSTERMAN	50.00
GALLO, KATHLEEN	14-16-304-039-1046	46 CAPPLEMAN	50.00
GALVIN, KENNETH J.	14-28-319-112-1068	43 SMITH	50.00
GANCH, RICHARD A.	14-05-403-021-1157	48 OSTERMAN	50.00
GANT, OZELLA J	20-11-206-058-0000	04 KING	50.00
GARFUNKEL, DORIS	14-33-422-068-1122	02 HOPKINS	50.00
GARRISON, HILDER	14-21-110-020-1144	46 CAPPLEMAN	50.00
GARRITY, MARY AND PATRICK	17-03-220-020-1679	02 HOPKINS	50.00
GASIEWICZ, ANNA	14-16-301-041-1759	46 CAPPLEMAN	50.00
GAST, MARY F.	17-10-214-011-1535	42 REILLY	50.00
GAUL, MARIANNE	14-21-101-035-1058	46 CAPPLEMAN	50.00
GEDDES, JEFFREY W.	14-16-301-041-1046	46 CAPPLEMAN	50.00
GEISEL, STEFI	20-12-104-002-0000	05 HAIRSTON	50.00
GEMBALA, DIANE	14-16-301-041-1079	46 CAPPLEMAN	50.00
GENESEN, LOUIS	17-03-214-014-1190	42 REILLY	50.00
GERHARDT, CYNTHIA S	13-10-200-026-1103	39 LAURINO	50.00
GEYER, MICHAEL	20-14-223-032-0000	05 HAIRSTON	50.00
GIANNINI, JULIE W.	14-08-407-022-1116	48 OSTERMAN	50.00
GIBSON, DOROTHY	14-21-110-020-1605	46 CAPPLEMAN	50.00
GIBSON, WAYNE R.	14-21-110-020-1602	46 CAPPLEMAN	50.00
GILDEN, CHARLES	10-36-100-015-1216	50 SILVERSTEIN	50.00
GILL, ARLENE A.	14-28-318-077-1078	43 SMITH	50.00
GILIMAN, PATRICIA N	14-21-103-030-1020	46 CAPPLEMAN	50.00
GIIMAN, SHELDON	14-28-322-015-0000	43 SMITH	50.00
GILMOUR, PETER	14-08-203-001-0000	48 OSTERMAN	50.00
GINO, ROSABINA	17-10-200-065-1221	02 HOPKINS	50.00
GITTLER, CAROL	20-12-113-046-1001	05 HAIRSTON	50.00
GLANZ, LENORE M.	14-21-111-007-1059	46 CAPPLEMAN	50.00
GLASPER JR., FRED	14-21-111-007-1532	46 CAPPLEMAN	50.00
GLASS, ALLAN	17-03-207-068-1043	42 REILLY	50.00
GLASS, BARBARA	17-04-241-034-1074	02 HOPKINS	50.00
GLASSMAN, ELIZABETH	14-28-322-015-0000	43 SMITH	50.00
GLATT, BARBARA	17-03-220-020-1544	02 HOPKINS	50.00
GLEESON, JOAN	9-36-109-040-1006	41 NAPOLITANO	50.00
GLYNN, DENNIS M.	14-28-207-004-1076	44 TUNNEY	50.00
GNIPPE, SANDRA J	20-12-101-024-1073	05 HAIRSTON	50.00
GOEBEL, MARYETTE M.	14-21-111-007-1186	46 CAPPLEMAN	50.00
GOLDBERG, STEPHEN	14-21-106-017-0000	46 CAPPLEMAN	50.00
GOLDBERG, THEODORE M	14-21-111-007-1196	46 CAPPLEMAN	50.00
GOLDE, SHELDON L	14-05-211-021-1073	48 OSTERMAN	50.00

COMMITTEE ON FINANCE  
SMALL CLAIMS, CITY OF CHICAGO  
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
GOLDEN, MARK	14-05-215-017-1482	48 OSTERMAN	50.00
GOLDSTONE, ADRIENNE J.	14-21-305-030-1055	46 CAPPLEMAN	50.00
GOMLICKER, WALTER J	17-10-132-037-1106	42 REILLY	50.00
GONZALEZ, NELIA	14-21-101-034-1496	46 CAPPLEMAN	50.00
GONZALEZ, PAMELA J.	12-14-112-025-1179	38 SPOSATO	50.00
GOSETTI, THOMAS	14-20-205-025-1033	46 CAPPLEMAN	50.00
GOSTON, DORIS N.	14-21-110-020-1083	46 CAPPLEMAN	50.00
GOTTLIEB, PHYLLIS	17-04-223-086-1035	02 HOPKINS	50.00
GOULD HAYES, KATHLEEN J.	20-13-103-009-0000	05 HAIRSTON	50.00
GRAHAM, MARK H	14-16-304-039-1085	46 CAPPLEMAN	50.00
GRAHAM, MARY L.	17-09-444-024-1135	42 REILLY	50.00
GRANT, JAMES	17-05-319-107-1001	02 HOPKINS	50.00
GRANVILLE, CHARLES N., III	14-28-105-072-1003	44 TUNNEY	50.00
GRAU, PEARL	14-16-301-041-1227	46 CAPPLEMAN	50.00
GRAUNKE, PATRICIA	17-03-222-015-0000	02 HOPKINS	50.00
GRAY, HELENE A	14-21-108-025-1001	46 CAPPLEMAN	50.00
GRAY, LYNDIA	20-12-101-024-1032	05 HAIRSTON	50.00
GREEN, ALLEN J.	17-10-401-014-1335	42 REILLY	50.00
GREENE, CAROLE M	14-16-304-039-1210	46 CAPPLEMAN	50.00
GREGOSANC, SALLY	14-16-301-041-1340	46 CAPPLEMAN	50.00
GRIFFIN, BIRDIA L	20-12-100-003-1558	04 KING	50.00
GRIFFIN, LOYAL	25-11-300-036-0000	08 HARRIS	50.00
GRIGORE, CRISTINA	14-08-408-035-0000	48 OSTERMAN	50.00
GROAT, FREDERICK	14-05-215-017-1349	48 OSTERMAN	50.00
GRONER, JACK	17-10-401-014-1403	42 REILLY	50.00
GROSSMAN, STEVEN	14-21-106-017-0000	46 CAPPLEMAN	50.00
GRUETTNER, CHRISTIANE	14-33-409-024-1252	43 SMITH	50.00
GUO, QITI	20-12-106-005-0000	05 HAIRSTON	50.00
GUTMAN, ARNOLD	14-28-207-004-1016	44 TUNNEY	50.00
GUTMAN, VELITA	14-32-112-047-1003	43 SMITH	50.00
GUYSENIR, MAURICE G.	10-36-100-011-1123	50 SILVERSTEIN	50.00
GUZEVICH, BERTA	14-20-214-018-0000	46 CAPPLEMAN	50.00
HAAG, DAVID J.	13-18-411-005-1042	38 SPOSATO	50.00
HAASE, BARBARA	14-05-403-022-1019	48 OSTERMAN	50.00
HAASE, GERALD	14-21-305-030-1182	46 CAPPLEMAN	50.00
HABIBOVIC, SEAD	10-36-119-003-1156	50 SILVERSTEIN	50.00
HAGEN, DOROTHY J.	17-03-200-063-1038	02 HOPKINS	50.00
HALEVY, BETH	14-21-305-030-1197	46 CAPPLEMAN	50.00
HALL, BARBARA J.	20-14-200-035-1002	04 KING	50.00
HALL, NANCY M	14-08-203-001-0000	48 OSTERMAN	50.00
HALLIWELL MARGARET	17-16-423-002-1099	04 KING	50.00
HALPERN, SAMUEL	14-18-323-012-1001	47 PAWAR	50.00
HAMPTON, JOAN B.	17-03-222-015-0000	02 HOPKINS	50.00
HANSEN, GRACE	14-08-203-016-1441	48 OSTERMAN	50.00
HANSEN, LOREN	17-04-211-036-1049	02 HOPKINS	50.00
HANSON, REUBEN	13-02-300-005-1017	39 LAURINO	50.00
HANSON, WAYNE C.	14-05-211-021-1129	48 OSTERMAN	50.00
HARELIK, JUDITH H.	14-08-203-015-1358	48 OSTERMAN	50.00
HARRIS, ADRIENNE	20-24-419-018-1021	05 HAIRSTON	50.00
HARRIS, CHERYL	20-12-102-008-1042	05 HAIRSTON	50.00
HARRIS, ELAINE	14-21-106-017-0000	46 CAPPLEMAN	50.00

COMMITTEE ON FINANCE  
SMALL CLAIMS, CITY OF CHICAGO  
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
HARRIS, JOAN	14-16-301-041-1007	46 CAPPLEMAN	50.00
HARRIS, KATHLEEN M	20-12-108-039-1042	05 HAIRSTON	50.00
HARTFIELD, LAVERTA	25-11-300-018-0000	08 HARRIS	50.00
HARTMAN, ROSETTA F	13-02-300-009-1032	39 LAURINO	50.00
HEBENSTREIT, SANDRA	14-28-115-083-1003	44 TUNNEY	50.00
HEGNER, THOMAS D	14-05-407-015-1052	48 OSTERMAN	50.00
HELLIZER, FRED	14-16-304-039-1101	46 CAPPLEMAN	50.00
HEINTZ, WAYNE G	13-10-200-026-1134	39 LAURINO	50.00
HEKMATPANAH, JAVAD	20-12-104-002-0000	05 HAIRSTON	50.00
HENNEY, BARBARA J.	14-21-110-020-1416	46 CAPPLEMAN	50.00
HERMAN, ROBERT D	17-03-222-015-0000	02 HOPKINS	50.00
HERMANN, DONALD	17-03-222-015-0000	02 HOPKINS	50.00
HERNANDEZ, HECTOR	14-21-101-034-1059	46 CAPPLEMAN	50.00
HERNANDEZ, RAMIRO	17-03-207-068-1042	42 REILLY	50.00
HERRMANN, PAUL	14-16-301-040-1010	46 CAPPLEMAN	50.00
HERTER, MARJORIE	17-04-224-049-1072	02 HOPKINS	50.00
HICKEY, MARY LYNNE	17-03-106-027-1030	43 SMITH	50.00
HIGGS, ELIJAH	11-30-408-052-0000	49 MOORE	50.00
HILLSTROM, RICHARD	17-04-208-029-1037	02 HOPKINS	50.00
HINES, JOAN	14-05-203-011-1305	49 MOORE	50.00
HIPPENSTEEL, ALLEN	17-16-424-004-1059	04 KING	50.00
HITCHEL, CAROL	14-21-111-007-1408	46 CAPPLEMAN	50.00
HOCHMAN, SIDNEY	14-33-206-052-1027	43 SMITH	50.00
HOFFMAN, LEON	14-28-207-004-1642	44 TUNNEY	50.00
HOGGE, ADOLPH	14-16-301-041-1710	46 CAPPLEMAN	50.00
HOKIN-CHEENUT, LINDA L	17-04-216-064-1251	42 REILLY	50.00
HOLLENDER, DARLEEN	17-05-319-109-1003	02 HOPKINS	50.00
HOLLOWICK, ELLEN	17-04-209-043-1016	02 HOPKINS	50.00
HOLM, TERRANCE	20-12-103-010-1050	05 HAIRSTON	50.00
HONAKER, SANDRA S	14-16-304-039-1122	46 CAPPLEMAN	50.00
HOPKINS, JOHN W.	14-16-301-039-1169	46 CAPPLEMAN	50.00
HORB, NADIA	14-08-417-055-1002	46 CAPPLEMAN	50.00
HORN, JAMES L	14-21-101-035-1088	46 CAPPLEMAN	50.00
HORNAK, NANCY	17-03-222-015-0000	02 HOPKINS	50.00
HOWARD, TOMMY	20-02-317-051-0000	04 KING	50.00
HUITT, JUNE M	14-18-323-012-1044	47 PAWAR	50.00
HUREY, IVAN	17-15-307-036-1208	02 HOPKINS	50.00
HUTCHINSON, JANICE M	17-03-200-063-1013	02 HOPKINS	50.00
IACONO, RUSSEL R.	17-03-108-016-1119	43 SMITH	50.00
IKANOVIC, DZEMAL	14-08-414-038-0000	46 CAPPLEMAN	50.00
IMREM, SUE G	17-03-111-009-1054	43 SMITH	50.00
IOVINELLI, PATRICIA	14-33-423-048-1002	02 HOPKINS	50.00
ISEMINGER, LOIS	14-16-300-027-1029	46 CAPPLEMAN	50.00
IWAGAMI, MYRA	20-13-103-009-0000	05 HAIRSTON	50.00
JACKSON, MADELINE	20-34-413-024-0000	06 SAWYER	50.00
JACOB, DENNIS	13-31-311-022-0000	29 TALLIAFERRO	50.00
JACOB, MERLE	14-21-111-007-1254	46 CAPPLEMAN	50.00
JAMES GREAVES, VIVIAN	20-34-413-024-0000	06 SAWYER	50.00
JAMES, SHIRLEY H	20-12-108-039-1084	05 HAIRSTON	50.00
JAYANAVENKATA, LAKSHMANA RAO	10-36-118-005-1004	50 SILVERSTEIN	50.00
JEAN E. CAMPBELL	14-05-203-011-1030	48 OSTERMAN	50.00

COMMITTEE ON FINANCE  
SMALL CLAIMS, CITY OF CHICAGO  
SEWER REBATE JOURNAL.

NAME	PIN NUMBER	ALDERMAN	AMOUNT
JENDRAS, JEROME J	14-21-109-019-1079	46 CAPPLEMAN	50.00
JENKINS, MARGUERITE	20-14-202-076-1325	05 HAIRSTON	50.00
JENSEN, JAMES	14-28-200-004-1046	44 TUNNEY	50.00
JENTS, JOANNA	14-21-305-030-1151	46 CAPPLEMAN	50.00
JIMENEZ, NELLY R	14-21-101-034-1505	46 CAPPLEMAN	50.00
JOHNSON, MAE F.	14-05-215-017-1304	48 OSTERMAN	50.00
JOHNSON, MARY E.	20-12-100-003-1063	04 KING	50.00
JOHNSON, ROBERT	20-14-209-031-1015	05 HAIRSTON	50.00
JOHNSON, ROBERT L	14-33-409-024-1274	02 HOPKINS	50.00
JONAP, MARILYN	14-28-206-005-1037	44 TUNNEY	50.00
JONES, DONALD C.	14-05-202-019-1043	48 OSTERMAN	50.00
JONES, EVELYN	20-14-202-076-1514	05 HAIRSTON	50.00
JONES, GERALDINE	21-30-114-005-0000	07 MITCHELL	50.00
JONES, JHEAN	14-21-101-047-2232	46 CAPPLEMAN	50.00
JONES, KRISTINE L	14-08-203-016-1334	48 OSTERMAN	50.00
JONES, LAMONT S	20-12-106-005-0000	05 HAIRSTON	50.00
JONES, MICHAEL	25-10-419-017-0000	08 HARRIS	50.00
JOSEPH, LAWRENCE	14-21-101-034-1434	46 CAPPLEMAN	50.00
JOYCE, JOANN M	14-28-207-004-1521	44 TUNNEY	50.00
JUDGE, BERNARD	17-10-318-031-1125	42 REILLY	50.00
JUHASZ, ANNE M.	14-16-300-027-1081	46 CAPPLEMAN	50.00
JUSS, RAPHAEL	17-03-108-016-1044	43 SMITH	50.00
KAAN, RUTH	17-04-218-043-1032	02 HOPKINS	50.00
KABEL, CAROLE J.	14-05-211-016-1052	48 OSTERMAN	50.00
KACHA, KARSHANDAS N	17-15-307-036-1214	02 HOPKINS	50.00
KACHALON, RHODA	14-16-302-030-1008	46 CAPPLEMAN	50.00
KACZMARCZYK, JANUSZ	12-24-400-041-1010	38 SPOSATO	50.00
KADLUB, EVELYN B.	14-33-208-028-1127	43 SMITH	50.00
KADUBEC, JUDITH A	17-10-401-005-1677	42 REILLY	50.00
KAESER, REGINA	17-03-215-013-1287	02 HOPKINS	50.00
KAHAN, LOIS M.	14-21-110-020-1012	46 CAPPLEMAN	50.00
KAHANA, EMANUEL	20-14-201-062-0000	05 HAIRSTON	50.00
KAIM, HANS L.	13-10-200-026-1190	39 LAURINO	50.00
KAISER, PATRICIA A.	14-28-318-077-1267	43 SMITH	50.00
KANTER, ELAINE	17-04-441-024-1049	02 HOPKINS	50.00
KAPLAN, KALMAN J	10-36-119-003-1081	50 SILVERSTEIN	50.00
KAPLAN, KENNETH	14-08-419-076-1008	46 CAPPLEMAN	50.00
KAPLAN, LOTTIE L.	17-03-201-066-1075	02 HOPKINS	50.00
KAPOOR, SUDAKSHA	10-32-120-003-1172	50 SILVERSTEIN	50.00
KARALES, MARYANN	14-16-301-041-1173	46 CAPPLEMAN	50.00
KARASTAMATIS, STAMATIS	13-01-103-050-0000	50 SILVERSTEIN	50.00
KARP, GAIL	17-04-222-062-1021	02 HOPKINS	50.00
KARPER, ROBERTA ARNOVE	14-16-304-039-1217	46 CAPPLEMAN	50.00
KATHMANN, LUCINA	11-32-111-014-0000	49 MOORE	50.00
KATZ, BARBARA K	14-16-304-039-1131	46 CAPPLEMAN	50.00
KATZ, ETHELLE	14-16-301-041-1342	46 CAPPLEMAN	50.00
KAUFMAN, GAIL B	14-05-215-017-1430	48 OSTERMAN	50.00
KAUFMAN, LAWRENCE	14-28-202-018-1110	44 TUNNEY	50.00
KEATING, JUDITH L	13-10-200-026-1143	39 LAURINO	50.00
KEEN, LORETTA	20-13-102-029-1280	05 HAIRSTON	50.00
KELLY, OLLIE	20-11-422-063-1004	05 HAIRSTON	50.00

COMMITTEE ON FINANCE  
SMALL CLAIMS, CITY OF CHICAGO  
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
KENNEDY, RUTH B	21-30-114-029-1275	07 MITCHELL	50.00
KENWARD, KEVIN	17-10-400-012-1545	42 REILLY	50.00
KERN, ANITA	17-10-219-034-1070	42 REILLY	50.00
KHAN, NAZIR	14-05-210-023-1045	48 OSTERMAN	50.00
KHANANURAKSA, VINAI	14-21-110-020-1530	46 CAPPLEMAN	50.00
KHOKHLOV, VALERY	14-20-214-018-0000	46 CAPPLEMAN	50.00
KIMBALL, JEFFREY P.	14-28-122-017-1168	44 TUNNEY	50.00
KING, ROBERT B	13-18-410-035-1031	38 SPOSATO	50.00
KIRBY, ARCHIE D.	14-16-304-039-1042	46 CAPPLEMAN	50.00
KIRCHNER, LINDA C.	17-10-401-005-1184	42 REILLY	50.00
KIRK, MICHAEL L.	14-21-101-034-1014	46 CAPPLEMAN	50.00
KITCHEN, BRONA	14-17-205-046-1001	46 CAPPLEMAN	50.00
KITCHEN, JAMES	14-21-110-020-1218	46 CAPPLEMAN	50.00
KITCHING, CHARLENE M	25-10-419-016-0000	08 HARRIS	50.00
KITE, BARBARA	17-03-214-014-1070	02 HOPKINS	50.00
KITE, HENRY	17-03-103-028-1104	43 SMITH	50.00
KITOVER, KAREN	14-16-304-039-1218	46 CAPPLEMAN	50.00
KITT, WALTER	14-21-106-017-0000	46 CAPPLEMAN	50.00
KLAPPAUF, DONALD	17-04-123-065-0000	27 BURNETT JR.	50.00
KLEEBOURG, EILEEN	14-28-318-064-1351	43 SMITH	50.00
KLEIN, CAROL A	14-16-301-041-1075	46 CAPPLEMAN	50.00
KLEIN, SUSAN M	14-16-301-041-1243	46 CAPPLEMAN	50.00
KLEINSCHMIDT, ROBERT D.	17-03-222-015-0000	02 HOPKINS	50.00
KLEMENT, LAZAR	14-08-408-035-0000	48 OSTERMAN	50.00
KLINSKY, KENNETH	14-16-304-039-1215	46 CAPPLEMAN	50.00
KLUJSTIS, EMILY M.	14-21-111-007-1468	46 CAPPLEMAN	50.00
KNAPIK, JANINA	13-08-310-059-1005	45 GARDINER	50.00
KOECHINSKY, IRENA	14-08-408-035-0000	48 OSTERMAN	50.00
KORNELLY, ELIZABETH	14-21-101-034-1345	46 CAPPLEMAN	50.00
KOSTARAS, GUS A.	13-08-425-157-1010	45 GARDINER	50.00
KOSTKA, LEOKADIA	13-16-110-049-1015	45 GARDINER	50.00
KOTLIKOV, RUDOLF	14-21-101-034-1114	46 CAPPLEMAN	50.00
KOVACH, RONALD	14-21-112-012-1010	46 CAPPLEMAN	50.00
KRAGH, MICHAEL	14-17-407-055-1022	46 CAPPLEMAN	50.00
KRALEMAN, KATHRYN	17-04-223-086-1086	02 HOPKINS	50.00
KRAWCZYK, ANN MARIE	13-18-409-034-1031	38 SPOSATO	50.00
KRELL, EUGENE E	20-14-202-076-1271	05 HAIRSTON	50.00
KREMKAU, SHARON E	14-21-307-047-1139	44 TUNNEY	50.00
KUDLATY, WILLIAM M.	14-21-305-030-1019	46 CAPPLEMAN	50.00
KUNIN, EDWARD J	14-21-305-023-0000	46 CAPPLEMAN	50.00
KURLAND, SUSAN	14-28-318-064-1443	43 SMITH	50.00
LAKEHOMER, JULIE	14-16-301-041-1592	46 CAPPLEMAN	50.00
LALUMIA, JOSEPH	17-03-222-015-0000	02 HOPKINS	50.00
LAM, REBECCA S.W.	14-06-213-014-4532	40 O'CONNOR	50.00
LAMBERT, ANNE JULIE	14-21-101-034-1292	46 CAPPLEMAN	50.00
LAMBERT, DANIEL J.	14-05-403-019-1151	48 OSTERMAN	50.00
LAMBERT, TIMOTHY C	17-10-132-037-1365	42 REILLY	50.00
LANDY, CRAIG	14-28-318-064-1046	43 SMITH	50.00
LANNEN, LAUREL	17-03-222-015-0000	02 HOPKINS	50.00
LAPPING, NORMAN E.	17-03-202-063-1049	42 REILLY	50.00
LARKIN, GEOFFREY	17-20-227-060-1031	11 THOMPSON	50.00

COMMITTEE ON FINANCE  
SMALL CLAIMS, CITY OF CHICAGO  
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
LATINO, THERESA	14-07-306-041-1005	40 O'CONNOR	50.00
LAVIN, MARSHALL R.	17-03-220-020-1052	02 HOPKINS	50.00
LAWLER, MARILYN R.	14-28-207-004-1057	44 TUNNEY	50.00
LAWSON, SHARON	20-12-106-005-0000	05 HAIRSTON	50.00
LEAHY, ALICE	14-16-304-042-1090	46 CAPPLEMAN	50.00
LEAHY, JUDY E	14-16-304-039-1120	46 CAPPLEMAN	50.00
LEAHY, SHANNON R	14-06-403-028-1277	48 OSTERMAN	50.00
LEBRETON, PIERRE	14-28-318-077-1010	43 SMITH	50.00
LEE, RICHARD J	14-21-112-012-1066	46 CAPPLEMAN	50.00
LEE, YON O	14-08-203-016-1260	48 OSTERMAN	50.00
LEE, YOUNG I	17-15-107-049-1031	42 REILLY	50.00
LEETCH, ROBERT J.	14-21-301-002-0000	46 CAPPLEMAN	50.00
LEHMAN, JAMES J	14-21-101-035-1024	46 CAPPLEMAN	50.00
LEMKE, REGINA C.	17-10-200-065-1028	42 REILLY	50.00
LEONARD, EDMOND P	14-21-110-020-1624	46 CAPPLEMAN	50.00
LEROY, VENETTA L	20-24-322-020-1014	05 HAIRSTON	50.00
LEVENSTEIN, ANGELA	14-28-320-030-1038	43 SMITH	50.00
LEVEY, JOAN KAREN	14-16-301-041-1642	46 CAPPLEMAN	50.00
LEVIN, SIUART A	14-21-106-046-1060	46 CAPPLEMAN	50.00
LEVINA, FAINA	10-36-119-003-1022	50 SILVERSTEIN	50.00
LEVINSON, LARRY	17-03-101-029-1089	43 SMITH	50.00
LEWIN, DIEDRE	14-16-300-027-1033	46 CAPPLEMAN	50.00
LIEBERMAN, ELAINE	20-12-100-003-1464	04 KING	50.00
LIER, CHARLOTTE	14-21-100-018-1036	46 CAPPLEMAN	50.00
LIGEZA, ROSE	10-31-409-060-1033	41 NAPOLITANO	50.00
LIGHT, JANE	14-21-111-007-1097	46 CAPPLEMAN	50.00
LINA, CARMENCITA	14-21-111-007-1399	46 CAPPLEMAN	50.00
LINWOOD, PHYLLIS H.	13-18-410-033-1018	38 SPOSATO	50.00
LITMAN, ROBIN	14-05-203-011-1295	48 OSTERMAN	50.00
LITTON, MELISSA A.	17-03-112-033-1106	43 SMITH	50.00
LLORENTE, REGINA S	14-21-101-034-1138	46 CAPPLEMAN	50.00
LOCKETT, IDA R.	14-21-305-030-1181	46 CAPPLEMAN	50.00
LOGAN, KATHLEEN	14-28-122-017-1068	44 TUNNEY	50.00
LOKHOVITSKAYA, ALLA A.	14-08-203-015-1079	48 OSTERMAN	50.00
LOPATA, JAMES R	17-03-104-020-1019	43 SMITH	50.00
LUBIN, LOIS	20-11-329-001-0000	05 HAIRSTON	50.00
LUCKEY, BOB ARTHUR	17-04-216-064-1302	02 HOPKINS	50.00
LUDWIG, MARY ANN	14-16-304-039-1099	46 CAPPLEMAN	50.00
LUHMANN, PHILLIP R.	20-12-104-002-0000	05 HAIRSTON	50.00
LUNDQUIST, JANET	13-18-409-074-1012	38 SPOSATO	50.00
LUTZOW, ROBERT C	13-18-410-033-1017	38 SPOSATO	50.00
LYNN, ANITA V	17-10-132-037-1140	42 REILLY	50.00
LYONS, BARBAR A	20-12-101-024-1069	05 HAIRSTON	50.00
LYONS, CAROL A	12-12-215-020-0000	41 NAPOLITANO	50.00
MACDOUGALL, JANET	14-21-110-020-1376	46 CAPPLEMAN	50.00
MACK, ALAN W	14-21-103-030-1086	46 CAPPLEMAN	50.00
MACKIE, ELIZABETH	14-16-300-032-1051	46 CAPPLEMAN	50.00
MACKNICA, FRANCIS P.	17-04-407-016-1001	02 HOPKINS	50.00
MADANSKY, ALBERT	17-03-214-014-1175	02 HOPKINS	50.00
MAGINOT PREISTER, D	20-11-413-025-1002	05 HAIRSTON	50.00
MAGUIRE, PATRICK	17-04-207-087-1545	02 HOPKINS	50.00

COMMITTEE ON FINANCE  
SMALL CLAIMS, CITY OF CHICAGO  
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
MAHAN JR. RAY N.	17-04-424-051-1281	02 HOPKINS	50.00
MAIN, ROGER	17-09-127-036-1106	42 REILLY	50.00
MAJOR, NANCY	17-04-211-034-1081	02 HOPKINS	50.00
MAKOWSKI, RENATA V.	20-12-100-003-1189	04 KING	50.00
MAKRINSKI, AIDA L.	12-01-401-041-1010	41 NAPOLITANO	50.00
MALCOLM, MORRIS	14-08-202-017-1022	48 OSTERMAN	50.00
MALITO, MICHAEL P.	17-10-401-014-1042	42 REILLY	50.00
MALONE, W. BRUCK	14-21-111-007-1463	46 CAPPLEMAN	50.00
MANGIUREA, IONICA	14-08-480-035-0000	48 OSTERMAN	50.00
MANLEY, FRANCIS L.	17-03-204-064-1106	02 HOPKINS	50.00
MANN, SYLVIA A	20-14-205-030-0000	05 HAIRSTON	50.00
MANNING, MARY L.	20-13-102-029-1099	05 HAIRSTON	50.00
MANUEL, THEODORE Z	20-12-111-018-1007	05 HAIRSTON	50.00
MANZO CHAJON, MARTA B	14-06-214-017-0000	40 O'CONNOR	50.00
MAPLES, MARGARET G	14-16-300-032-1150	46 CAPPLEMAN	50.00
MARASZ, IRENA	13-18-409-074-1082	38 SPOSATO	50.00
MARCH, MARTINE	14-16-301-041-1519	46 CAPPLEMAN	50.00
MARCHAND, JAMES R	14-17-413-017-1012	46 CAPPLEMAN	50.00
MARCUS, LINDA D	17-03-211-030-1018	42 REILLY	50.00
MARCUS, MARGIE	14-16-304-039-1064	46 CAPPLEMAN	50.00
MARGOLIN, FRANCES S	14-21-314-048-1259	44 TUNNEY	50.00
MARSHALL, BEVERLY R	20-12-101-024-1040	05 HAIRSTON	50.00
MARSHALL, THOMAS	14-05-330-054-1005	48 OSTERMAN	50.00
MARTIN, VIKKI	14-05-211-016-1058	48 OSTERMAN	50.00
MARTINEAU, JEANNE M	17-03-112-044-1017	43 SMITH	50.00
MASLAN, ANN MARIE	14-16-301-041-1038	46 CAPPLEMAN	50.00
MASSEL, SANDRA M.	14-08-203-017-1354	48 OSTERMAN	50.00
MASTER, JOSEPH	14-28-200-004-1103	44 TUNNEY	50.00
MATUSZEWSKI, CAMILLE P	14-12-111-002-1606	46 CAPPLEMAN	50.00
MAY, ROGER A	14-21-103-029-1002	46 CAPPLEMAN	50.00
MAYERS, BARBARA W	20-12-112-069-1073	05 HAIRSTON	50.00
MAYS, DONALD L	14-16-301-041-1840	46 CAPPLEMAN	50.00
MC GREEVEY, MARYELLEN	14-16-301-041-1845	46 CAPPLEMAN	50.00
MCCAMPBELL, DARLENE	20-13-103-007-0000	05 HAIRSTON	50.00
MCCLENDON, MABEL B.	20-23-124-019-0000	05 HAIRSTON	50.00
MCCORMICK, STEVEN D.	17-03-204-064-1059	42 REILLY	50.00
MCCUE, MARGARET M.	13-10-200-026-1257	39 LAURINO	50.00
MCCUE, THOMAS A.	14-32-134-057-1006	02 HOPKINS	50.00
MCDONALD, WILLIAM B	14-21-106-017-0000	46 CAPPLEMAN	50.00
MCFARLANE, ANITA	14-21-305-030-1069	46 CAPPLEMAN	50.00
MUGLONE, MAUREEN H	14-16-304-039-1034	46 CAPPLEMAN	50.00
MCKEE, CHRISTOPHER	17-03-222-015-0000	02 HOPKINS	50.00
MCKELVY, HELEN	14-05-407-017-1527	48 OSTERMAN	50.00
MCNAMARA, JOSEPH J	17-04-424-051-1076	02 HOPKINS	50.00
MEACHAM, JEFFREY	17-03-227-024-1071	02 HOPKINS	50.00
MEHTA, BHARAT V.	20-13-103-011-0000	05 HAIRSTON	50.00
MEI, HHI MOU	14-06-213-014-0000	40 O'CONNOR	50.00
MELTON, HOWARD W	17-03-214-014-1039	02 HOPKINS	50.00
MENDELBLAT, RONALD K	14-05-407-016-1088	48 OSTERMAN	50.00
MERRILL, FRANK W.	14-05-211-016-1048	48 OSTERMAN	50.00
MEYER, CAROL L	17-10-112-011-1147	42 REILLY	50.00

COMMITTEE ON FINANCE  
SMALL CLAIMS, CITY OF CHICAGO  
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
MEYER, EILEEN D.	14-21-110-020-1171	46 CAPPLEMAN	50.00
MEYER, MICHAEL L.	14-21-310-055-1039	44 TUNNEY	50.00
MEYER, STEVEN	10-36-100-015-1107	50 SILVERSTEIN	50.00
MEYEROVITZ, ELAINE	14-21-110-020-1054	46 CAPPLEMAN	50.00
MEYERS, CHARLES J.	14-28-200-003-1057	44 TUNNEY	50.00
MICHALETZ, ROBERTA A.	13-02-300-008-1003	39 LAURINO	50.00
MICHALSKA, ELIZABETH	14-05-203-011-1312	48 OSTERMAN	50.00
MICHALSKI, RICHARD G	14-21-101-034-1142	46 CAPPLEMAN	50.00
MILLER, LYNNE	14-21-111-007-1377	46 CAPPLEMAN	50.00
MILLS CERNY, JUDITH A	14-28-200-003-1096	44 TUNNEY	50.00
MILOSZEWSKI, HEDDY	17-03-101-029-1049	43 SMITH	50.00
MIRANDA, IMELDA	14-21-110-020-1536	46 CAPPLEMAN	50.00
MITCHELL, BETTYE	17-34-106-032-1023	04 KING	50.00
MIURA, AYUMU PEARL	14-21-110-020-1512	46 CAPPLEMAN	50.00
MOLDOVAN, FILIP	14-08-408-035-0000	48 OSTERMAN	50.00
MOLESKI, MARLENE M.	14-16-300-029-1002	46 CAPPLEMAN	50.00
MONAGHAN, PATRICIA	20-14-203-046-1005	05 HAIRSTON	50.00
MONREAL, MARIA D	14-21-305-030-1127	46 CAPPLEMAN	50.00
MOONEY, PATRICIA	14-08-200-042-1166	48 OSTERMAN	50.00
MOORMAN, HELEN L.	20-12-101-024-1018	05 HAIRSTON	50.00
MORICI, JOANN	13-18-411-005-1013	38 SPOSATO	50.00
MORIKAWA, PEGGY H	17-10-211-024-1017	42 REILLY	50.00
MORTON, ROBERT	14-16-304-039-1225	46 CAPPLEMAN	50.00
MOSCOVITZ, RICHARD	11-31-122-024-1006	50 SILVERSTEIN	50.00
MOSES, CORWIN	17-04-207-086-1514	02 HOPKINS	50.00
MOTI, THADANI	17-04-217-068-1069	02 HOPKINS	50.00
MOY, DONALD	17-20-225-050-1131	11 THOMPSON	50.00
MJELLER, SARAH M	17-10-400-012-1820	42 REILLY	50.00
MUHAMMAD, CAROL S	17-27-310-093-1481	03 DOWELL	50.00
MUI, HAROLD	14-28-301-024-1006	43 SMITH	50.00
MUKHOPADHYAY, DIPANKAR	17-10-221-083-1341	42 REILLY	50.00
MULCAHY, PATRICIA	17-03-204-064-1012	42 REILLY	50.00
MULLEN, MILDRED	20-11-308-024-1007	05 HAIRSTON	50.00
MULROY JR., JOHN R.	17-03-215-013-1134	02 HOPKINS	50.00
MUNDY, KELLI	14-29-405-036-1002	43 SMITH	50.00
MUNN, HELEN	13-18-410-034-1029	38 SPOSATO	50.00
MURRAY, SUSAN J.	20-11-319-036-1007	05 HAIRSTON	50.00
MUSE, GERALDINE	14-05-203-012-1029	48 OSTERMAN	50.00
MUTNANSKY, JACQUELINE	14-21-106-029-1006	46 CAPPLEMAN	50.00
NAGLER, ARDEN	14-16-304-039-1132	46 CAPPLEMAN	50.00
NAGUWA, CHARLES M.	14-05-215-015-1319	48 OSTERMAN	50.00
NASBY, BARB	14-16-304-039-1053	46 CAPPLEMAN	50.00
NASH, LILLIAN J.	20-12-100-003-1006	04 KING	50.00
NATHAN, CAROL	14-05-209-027-1027	48 OSTERMAN	50.00
NATHAN, MARION J	14-21-101-035-1011	46 CAPPLEMAN	50.00
NEIMAN, JACQUELINE K	14-08-412-030-1001	48 OSTERMAN	50.00
NEITHERCUT, CAROL	17-16-108-033-1210	42 REILLY	50.00
NEJATI, ESTRELLA	14-21-110-020-1107	46 CAPPLEMAN	50.00
NELSON, KAY H	20-14-106-005-0000	05 HAIRSTON	50.00
NELSON, RUSSEL	11-32-318-014-1002	49 MOORE	50.00
NEWMAN, RICHARD W	17-10-132-037-1626	42 REILLY	50.00

COMMITTEE ON FINANCE  
SMALL CLAIMS, CITY OF CHICAGO  
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
NICHOLS, RODMAN A	17-03-111-009-1059	43 SMITH	50.00
NIEKER, DIANE	14-16-301-041-1417	46 CAPPLEMAN	50.00
NIEMEYER, DIANE	17-09-410-014-1609	42 REILLY	50.00
NIEMINSKI, JOSEPH C	14-21-112-015-1007	46 CAPPLEMAN	50.00
NIROUMAND-RAD, FARHAD	17-03-222-015-0000	02 HOPKINS	50.00
NITECKI, DORIS V	20-14-223-032-0000	05 HAIRSTON	50.00
NORRIS, JAMES	14-21-110-048-1568	46 CAPPLEMAN	50.00
NORWOOD, HELEN E.	20-12-106-005-0000	05 HAIRSTON	50.00
NOVAK, HELEN E.	17-10-401-005-1280	42 REILLY	50.00
NOVOTNY, CATHERINE A	20-14-223-031-0000	05 HAIRSTON	50.00
NOZAWA, ARLENE J	14-21-106-029-1010	46 CAPPLEMAN	50.00
NYKANEN, CALVIN J	14-17-110-026-1003	46 CAPPLEMAN	50.00
O'CONNOR, ELIZABETH	17-03-228-032-1032	02 HOPKINS	50.00
O'CONNOR, PAUL E	20-12-108-039-1058	05 HAIRSTON	50.00
O'KENNARD, FRANCES A	14-21-111-009-1017	46 CAPPLEMAN	50.00
O'LEARY, ELIZABETH	14-29-414-040-1002	43 SMITH	50.00
O'LEARY, FRANKLIN A.	14-21-110-020-1093	46 CAPPLEMAN	50.00
O'MALLEY, MARTHA	14-16-301-041-1702	46 CAPPLEMAN	50.00
O'RILEY, EUGENE	17-03-222-015-0000	02 HOPKINS	50.00
ODEM, ROBIN	14-28-320-030-1025	43 SMITH	50.00
OH, MUNJA	14-18-323-012-1064	47 PAWAR	50.00
OLECK, PATRICIA L	14-21-100-018-1083	46 CAPPLEMAN	50.00
OLKEN, BARBARA D.	14-16-301-041-1163	46 CAPPLEMAN	50.00
OLSZEWSKI, LEOKADIA	13-08-420-039-1009	45 GARDINER	50.00
ORIA, VALENTINE J.	14-21-111-007-1716	46 CAPPLEMAN	50.00
ORTON, BONNIE F	20-14-202-076-1060	05 HAIRSTON	50.00
OSIKA, JOHN	14-28-200-003-1138	44 TUNNEY	50.00
OSWALD, RONALD E.	14-28-202-018-6995	44 TUNNEY	50.00
OTTLEY, BRUCE	17-03-222-015-0000	02 HOPKINS	50.00
OTVOS, ROBERT P.	14-33-400-042-1330	43 SMITH	50.00
PACELLA, MADELAINE	17-03-222-015-0000	02 HOPKINS	50.00
PACION, DIANE M	14-28-204-010-1147	44 TUNNEY	50.00
PACION, PATRICIA E.	14-28-207-004-1152	44 TUNNEY	50.00
PALM, WILLIAM J	14-05-407-015-1032	48 OSTERMAN	50.00
PANAIT, ELENA	14-08-408-035-0000	48 OSTERMAN	50.00
PANOS, SONYA	14-21-100-018-1051	46 CAPPLEMAN	50.00
PANTEA, ILEANA	14-08-408-035-0000	48 OSTERMAN	50.00
PAPP, SANDRA L	14-05-215-017-1371	48 OSTERMAN	50.00
PARAGAS, ZENAIDA	20-14-202-176-1268	05 HAIRSTON	50.00
PARDYS, MICHAEL	13-13-201-029-1002	40 O'CONNOR	50.00
PARIS, SANDRA V.	20-12-104-002-0000	05 HAIRSTON	50.00
PARKER, HEDWIG	14-16-301-041-1777	46 CAPPLEMAN	50.00
PARR, IVAN	14-21-110-020-1470	46 CAPPLEMAN	50.00
PARSONS, BARBARA	14-20-205-026-1034	46 CAPPLEMAN	50.00
PASTIU, GHEORGHE	14-08-408-035-0000	48 OSTERMAN	50.00
PATERSON, RUTH	20-14-201-079-1048	05 HAIRSTON	50.00
PAUL, JANICE Z.	17-03-222-018-0000	42 REILLY	50.00
PAUL, MARIAN T.	20-14-202-076-1294	05 HAIRSTON	50.00
PAYCHL, JEAN	17-04-209-043-1173	02 HOPKINS	50.00
PENDON, PIDO G.	20-14-202-076-1502	05 HAIRSTON	50.00
PENNY, ELISE	20-12-111-018-1010	05 HAIRSTON	50.00

COMMITTEE ON FINANCE  
SMALL CLAIMS, CITY OF CHICAGO  
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
PEREIRA, EUSTACE	14-21-101-064-1507	46 CAPPLEMAN	50.00
PERELMAN, ROSA GREENSTONE	14-05-203-011-1326	48 OSTERMAN	50.00
PERELMUTER, NANCY G.	20-12-104-002-0000	05 HAIRSTON	50.00
PERIOLAT, CYNTHIA	14-21-112-012-1036	46 CAPPLEMAN	50.00
PERKINS, BARBARA A	20-14-202-076-1084	05 HAIRSTON	50.00
PERKINS, GERALD	14-18-323-012-1063	47 PAWAR	50.00
PERRET, JACQUES	14-28-318-077-1068	43 SMITH	50.00
PETRICH, JOAN M.	17-10-214-016-1564	42 REILLY	50.00
PHILLIPS, BERTRAND	20-12-104-002-0000	05 HAIRSTON	50.00
PIERCE, TORI	14-16-304-042-1088	46 CAPPLEMAN	50.00
PIZARRO, CORAZON	14-21-101-034-1051	46 CAPPLEMAN	50.00
PO, ANITA L.	14-21-110-020-1060	46 CAPPLEMAN	50.00
PODEA, SUSANA	14-08-480-035-0000	48 OSTERMAN	50.00
POLACHEK, SUSAN W.	14-28-207-004-1028	44 TUNNEY	50.00
POLAND, KAREN P	17-20-227-060-1120	11 THOMPSON	50.00
PONCE, REMEDIOS Y.	14-21-101-034-1148	46 CAPPLEMAN	50.00
PORTER, THENOID D	21-30-114-005-0000	07 MITCHELL	50.00
POWER, MARGARET	12-11-310-070-1050	41 NAPOLITANO	50.00
PRATL, CATHY M.	17-03-109-033-1047	43 SMITH	50.00
PREIS, LYNN W.	14-21-305-030-1209	46 CAPPLEMAN	50.00
PRENDERGAST, JOSEPH T	14-33-208-028-1437	43 SMITH	50.00
PRIEDKALNS-ZIRNIS, RUTA	14-05-215-017-1424	48 OSTERMAN	50.00
PRIKO, LOUISE G.	14-16-301-041-1168	46 CAPPLEMAN	50.00
PRINCE, CHRISTINE B	14-21-110-020-1045	46 CAPPLEMAN	50.00
ESUJEK, CASIMIR	14-30-406-006-1048	32 WAGUESPACK	50.00
FUGH, WILLARD J.	20-13-102-029-1355	05 HAIRSTON	50.00
QUADE, GARY	14-21-111-007-1069	46 CAPPLEMAN	50.00
QUILES, ANA M.	14-16-302-030-1017	46 CAPPLEMAN	50.00
RABB, GEORGE	17-16-108-033-1077	42 REILLY	50.00
RAIDONIS, PERLE M.	14-21-307-047-1147	44 TUNNEY	50.00
RANDOLPH, KATHLEEN	14-21-308-064-1002	44 TUNNEY	50.00
RATYNYIAK, ALINA	13-19-200-039-1007	38 SPOSATO	50.00
REBACZ, STANLEY J.	13-18-411-005-1044	38 SPOSATO	50.00
REESE, PRENTILIA	25-11-300-017-0000	08 HARRIS	50.00
REITER, HARVARD	14-28-200-003-1049	44 TUNNEY	50.00
REITER, MICHAEL A.	14-21-312-045-1051	44 TUNNEY	50.00
REUBER, CAROLE	14-21-111-007-1016	46 CAPPLEMAN	50.00
REYES, DELORES J.	17-10-400-012-1851	42 REILLY	50.00
REYNEN, CHRISTINA A.	17-04-224-043-1014	02 HOPKINS	50.00
REYNOLDS, SCOTT W.	14-28-207-004-1128	44 TUNNEY	50.00
RICH, SUZANNE D	14-18-323-012-1086	47 PAWAR	50.00
RICHARDS, GLENN	14-16-302-030-1005	46 CAPPLEMAN	50.00
RIFFER, ROCHELLE B	14-21-111-007-1631	46 CAPPLEMAN	50.00
RING, SUSAN D	14-08-128-027-1001	48 OSTERMAN	50.00
RISTIC, LILLIANA	14-05-215-017-1415	48 OSTERMAN	50.00
RITCHIE, DIANA A	14-33-423-048-1316	02 HOPKINS	50.00
RIVERA, MILAGROS	14-21-110-020-1323	46 CAPPLEMAN	50.00
ROBICSEK, RODICA	17-03-222-015-0000	02 HOPKINS	50.00
ROBINS, SANDRA R	20-12-108-038-1004	05 HAIRSTON	50.00
ROBINSON, A PATRICIA	20-14-202-076-1246	05 HAIRSTON	50.00
ROGERS, ANITA	17-22-110-119-1068	03 DOWELL	50.00

COMMITTEE ON FINANCE  
SMALL CLAIMS, CITY OF CHICAGO  
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
ROHR, LOUISE	14-05-402-042-1002	48 OSTERMAN	50.00
ROIZMAN, BERNARD	20-13-103-014-1007	05 HAIRSTON	50.00
ROLLINS, PATRICIA E	14-08-413-040-1015	48 OSTERMAN	50.00
ROMAIN, LYNN J.	14-05-403-019-1038	48 OSTERMAN	50.00
ROONEY, KEVIN	14-05-211-021-1102	48 OSTERMAN	50.00
ROSENTHAL, JEROLD I.	17-03-222-020-0000	02 HOPKINS	50.00
ROSIN, SONDRAL	14-21-101-034-1130	46 CAPPLEMAN	50.00
ROSS, DAVID A.	17-03-222-015-0000	02 HOPKINS	50.00
ROTH, MONROE P	14-16-300-027-1074	46 CAPPLEMAN	50.00
ROTTO, ALBERTA	14-21-110-020-1274	46 CAPPLEMAN	50.00
ROUPE, DONALD C	14-16-301-041-1835	46 CAPPLEMAN	50.00
ROVNER, JACK	17-04-218-032-0000	02 HOPKINS	50.00
ROY, BARBARA C	20-12-113-051-1003	05 HAIRSTON	50.00
RUESCH, MARCY F	14-08-208-061-0000	48 OSTERMAN	50.00
RUFF, CAROLYN J.	14-05-203-012-1047	48 OSTERMAN	50.00
RUSSELL, EVELYN A.	14-21-110-020-1166	46 CAPPLEMAN	50.00
RUTTENBERG, DAVID W.	14-33-401-073-1006	43 SMITH	50.00
SACHS-NYGARD, JEAN L.	14-30-403-070-1003	32 WAGUESPACK	50.00
SAKATA, KATHRYN	14-21-110-020-1362	46 CAPPLEMAN	50.00
SALTIEL, NATALIE	14-16-301-041-1827	46 CAPPLEMAN	50.00
SALVAGGIO, CHARLES	14-06-214-017-0000	40 O'CONNOR	50.00
SAMAR, VINCENT J.	14-05-211-025-1006	48 OSTERMAN	50.00
SAMUELS, DORIS P	20-12-114-042-1005	05 HAIRSTON	50.00
SAMUELS, MARILYN L	14-21-110-020-1112	46 CAPPLEMAN	50.00
SANCHEZ, DOLORES J.	20-11-307-013-1004	05 HAIRSTON	50.00
SANCHEZ, MAGDALENA M.	14-21-101-034-1308	46 CAPPLEMAN	50.00
SANDERSON, BEATRICE	17-16-419-004-1209	04 KING	50.00
SATTELMAIER, ERWIN	14-05-215-017-1303	48 OSTERMAN	50.00
SAXON, JOYCE R.	14-33-422-069-1020	42 REILLY	50.00
SCARLINI, PATRICIA M	14-21-110-048-1137	46 CAPPLEMAN	50.00
SCELONGE, MISAKO	14-21-314-048-1226	44 TUNNEY	50.00
SCHALE, FLORENCE C.	17-10-400-012-1021	42 REILLY	50.00
SCHLESINGER, MARJORIE S.	14-28-318-077-1039	43 SMITH	50.00
SCHLESINGER, THERESA A	14-21-111-007-1284	46 CAPPLEMAN	50.00
SCHMIDT, NANCY	14-16-301-041-1569	46 CAPPLEMAN	50.00
SCHMIEDEKE, HERBERT	17-04-424-051-1555	02 HOPKINS	50.00
SCHMIT, JR., WILLIAM H.	14-16-304-039-1113	46 CAPPLEMAN	50.00
SCHMITT, JOAN C	14-33-422-068-1136	02 HOPKINS	50.00
SCHNEIDER, JANNETTE	14-16-301-041-1473	46 CAPPLEMAN	50.00
SCHNEIDER, LUCRECIA	14-33-423-048-1147	02 HOPKINS	50.00
SCHNEIDER, MARSHA	14-16-304-039-1196	46 CAPPLEMAN	50.00
SCHNELL, MICHAEL & RITA	14-16-304-039-1037	46 CAPPLEMAN	50.00
SCHREYER, ALICE	14-28-322-015-0000	43 SMITH	50.00
SCHULERT, SANFORD C.	17-10-401-014-1297	42 REILLY	50.00
SCHULTZ, BEVERLY M	17-10-211-021-1008	42 REILLY	50.00
SCHULTZ, DON E	14-21-101-016-0000	46 CAPPLEMAN	50.00
SCHULTZ, KARL	17-03-201-063-0000	02 HOPKINS	50.00
SCHULZ, BLANCHE D.	14-05-215-017-1467	48 OSTERMAN	50.00
SCHWARTZ, ERIC	17-03-222-015-0000	02 HOPKINS	50.00
SCHWARTZ, RENEE	14-16-301-041-1476	46 CAPPLEMAN	50.00
SCHWARTZ, ROBERT	14-08-203-001-0000	48 OSTERMAN	50.00

COMMITTEE ON FINANCE  
SMALL CLAIMS, CITY OF CHICAGO  
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
SCHWARZKOPF, CAROLYN	14-21-101-035-1170	46 CAPPLEMAN	50.00
SCOTT, MARTHA S.	20-12-024-102-1026	05 HAIRSTON	50.00
SCRUTCHIONS, BRENDA L	20-24-429-007-1050	05 HAIRSTON	50.00
SELIGMAN, JOAN	20-13-102-029-1019	05 HAIRSTON	50.00
SERRITELLA, WILLIAM D.	17-03-215-013-1295	02 HOPKINS	50.00
SHABELMAN, MONA D	17-03-214-014-1078	02 HOPKINS	50.00
SHAPIRO, JANE	20-12-106-005-0000	05 HAIRSTON	50.00
SHAPIRO, OTY	17-04-441-024-1006	02 HOPKINS	50.00
SHEDLOCK JAMES	14-21-110-020-1184	46 CAPPLEMAN	50.00
SHEEHAN-BUTIRRO	17-09-410-014-1525	42 REILLY	50.00
SHERWOOD, GERALD	14-21-312-057-1024	44 TUNNEY	50.00
SHROFF, YIPIN R.	14-05-215-015-1089	48 OSTERMAN	50.00
SHUGHROU, PATRICIA	17-04-207-086-1226	02 HOPKINS	50.00
SIDAWAY, DAVID	14-08-203-017-1295	48 OSTERMAN	50.00
SIDELL, RICHARD	14-28-318-077-1339	43 SMITH	50.00
SIEGEL, RUTH	14-05-215-015-1040	48 OSTERMAN	50.00
SIGNER, BETTY	17-10-202-062-1113	42 REILLY	50.00
SILVERS, RELLA	14-16-301-041-1765	46 CAPPLEMAN	50.00
SILWARE, ANTHONY	14-21-111-007-8161	46 CAPPLEMAN	50.00
SIMON, BERNARD	17-03-222-015-0000	02 HOPKINS	50.00
SIMON, LAUREN B	14-05-202-018-1002	48 OSTERMAN	50.00
SINGER, ADRIENNE	14-21-101-035-1201	46 CAPPLEMAN	50.00
SINGER, ROBERT	14-16-302-030-1054	46 CAPPLEMAN	50.00
SKIDELSKY, SHARON	10-36-119-003-1091	50 SILVERSTEIN	50.00
SKOTZKO, FRANCES	13-09-328-065-1012	45 GARDINER	50.00
SKUTERIS, IRENE	14-05-203-011-1080	49 MOORE	50.00
SLATTERY, MARILYN	17-10-401-014-1034	42 REILLY	50.00
SLAVIN, MAUREEN M	17-10-132-037-1492	42 REILLY	50.00
SMILEY, DALLAS	14-17-123-023-1001	46 CAPPLEMAN	50.00
SMITH, ALICE F	17-21-210-135-0000	03 DOWELL	50.00
SMITH, FREDDYE L	20-12-108-039-1066	05 HAIRSTON	50.00
SMITH, JAMES W	17-10-318-031-1044	42 REILLY	50.00
SMITH, LUELLA	14-33-315-095-0000	02 HOPKINS	50.00
SMITH, MARTIN T	14-05-215-017-1290	48 OSTERMAN	50.00
SMITH, VALERIE	14-16-304-039-1126	46 CAPPLEMAN	50.00
SMUTNY, ARLENE A	14-05-215-015-1110	48 OSTERMAN	50.00
SMYRNIOTIS, ANTONIA	13-18-409-069-1184	38 SPOSATO	50.00
SNYDER, DOLORES J.	20-14-203-044-1002	05 HAIRSTON	50.00
SOBALA, ELIZABETH	14-21-111-007-1448	46 CAPPLEMAN	50.00
SORENSEN, LEIF	20-13-102-029-1250	05 HAIRSTON	50.00
SOSHNIK, MAXINE D	20-13-102-029-1369	05 HAIRSTON	50.00
SPARBER, JAY T	14-05-407-015-1065	48 OSTERMAN	50.00
SPENCER, JEAN F.	20-12-108-039-1129	05 HAIRSTON	50.00
SPENCER, PATRICIA A	20-14-223-032-0000	05 HAIRSTON	50.00
SPIECH, DOLORES	20-11-206-058-0000	04 KING	50.00
SPITZ, ALAN J.	17-04-208-031-1187	02 HOPKINS	50.00
SPRAGLE, MAGDALENE A.	20-14-203-044-1010	05 HAIRSTON	50.00
SRIVASTAVA, YOGESH K.	14-08-201-301-1460	48 OSTERMAN	50.00
STACK, DORIS	14-28-207-004-1419	44 TUNNEY	50.00
STALEY, UTA DE TAPPAN	17-03-208-005-0000	02 HOPKINS	50.00
STALZLE, RONALD J	14-16-301-041-1437	46 CAPPLEMAN	50.00

COMMITTEE ON FINANCE  
SMALL CLAIMS, CITY OF CHICAGO  
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
STANGENES, SHARON D.	14-29-119-036-0000	43 SMITH	50.00
STAUNTON, MARY	14-16-304-039-1185	46 CAPPLEMAN	50.00
STEFFY, MARION N.	14-28-200-004-1048	44 TUNNEY	50.00
STEIN, HOWARD	20-12-104-002-0000	05 HAIRSTON	50.00
STERLING, RENITA	14-21-314-048-1129	44 TUNNEY	50.00
STETKEYVICH, CONCEPCION	20-14-223-032-0000	05 HAIRSTON	50.00
STIEGLITZ, BARBARA	14-08-419-041-1002	46 CAPPLEMAN	50.00
STIEHL, FRIEDA A	14-21-305-030-1216	46 CAPPLEMAN	50.00
STODOLSKY, SUSAN	14-28-322-015-0000	43 SMITH	50.00
STOKES, FRANCES A.	14-16-301-041-1326	46 CAPPLEMAN	50.00
STONE, SUSAN	14-16-304-039-1082	46 CAPPLEMAN	50.00
STRIMLING, SHELLIE	10-36-100-015-1155	50 SILVERSTEIN	50.00
STRINGER, JOYCE	14-08-408-035-0000	48 OSTERMAN	50.00
SUCH, WANDA CIESLAK	13-02-300-008-1012	39 LAURINO	50.00
SUGENO, HENRY	20-13-102-029-1071	05 HAIRSTON	50.00
SULEYMAN, SAFA	14-05-211-023-1180	48 OSTERMAN	50.00
SULLIVAN, SHARON	17-10-401-014-1438	42 REILLY	50.00
SULTAN, BABAR	14-05-202-019-1036	48 OSTERMAN	50.00
SUSANA, BRENDA B.	14-29-305-054-1001	43 SMITH	50.00
SVARC, JASNA	14-05-211-021-1076	48 OSTERMAN	50.00
SWEITZER, GRETTA	14-21-111-007-1188	46 CAPPLEMAN	50.00
SWIMM, NANCY	13-01-108-057-1003	50 SILVERSTEIN	50.00
TABB, EVELYN	20-34-413-024-0000	06 SAWYER	50.00
TADMAN, GLORIA M.	17-03-108-016-1047	43 SMITH	50.00
TALREJA, MADHAVI	14-05-203-011-1061	49 MOORE	50.00
TANDOH, STELLA	14-33-315-095-0000	02 HOPKINS	50.00
TARTOF, DAVID	20-14-201-063-0000	05 HAIRSTON	50.00
TAVARES, VERA S	14-28-201-015-1108	44 TUNNEY	50.00
TAYLOR, BARBARA J	20-24-419-018-1016	05 HAIRSTON	50.00
TAYLOR, DARLENE A	17-03-201-069-1058	02 HOPKINS	50.00
TAYLOR, DONNA BIKNIS	14-21-101-034-1123	46 CAPPLEMAN	50.00
TEDLA, KIROS	14-08-416-040-1022	46 CAPPLEMAN	50.00
TELINGATOR, JUDITH M	17-03-207-068-1070	42 REILLY	50.00
TERNIPSEDE, HARRIETTE	17-16-424-004-1001	04 KING	50.00
THAM, MENG-KONG	14-08-203-016-1271	48 OSTERMAN	50.00
THOMAS, SUSAN	14-18-323-012-1062	47 PAWAR	50.00
THOMPSON, NEIL	14-28-318-064-1096	43 SMITH	50.00
TIMBERLAKE, BARBARA	17-10-208-014-1048	42 REILLY	50.00
TIMMINS, LAWRENCE	14-08-203-001-0000	48 OSTERMAN	50.00
TOCKMAN, LEE H.	14-08-202-017-1025	48 OSTERMAN	50.00
TODD, MICHAEL L.	14-33-208-028-1177	43 SMITH	50.00
TORO, ALBA I.	14-16-300-032-1309	46 CAPPLEMAN	50.00
TORO, MYRIAM G	14-05-211-025-1085	48 OSTERMAN	50.00
TOWNS, CARRIE	20-12-103-010-1015	05 HAIRSTON	50.00
TREESE, JEAN	20-12-111-018-1006	05 HAIRSTON	50.00
TRETHEWAY, JENNIFER K	14-21-101-016-0000	48 OSTERMAN	50.00
TRUCHLY, VASIL	14-16-300-027-1053	46 CAPPLEMAN	50.00
TUCKER, HARVE	14-21-307-047-1208	44 TUNNEY	50.00
URCHENKO, HELEN	14-16-304-039-1198	46 CAPPLEMAN	50.00
URIBE, BEGONA	14-21-111-007-1581	46 CAPPLEMAN	50.00
VACK, VALERIE K	14-16-301-041-1456	46 CAPPLEMAN	50.00

COMMITTEE ON FINANCE  
SMALL CLAIMS, CITY OF CHICAGO  
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
VADALI, INDIRA	14-05-203-011-1359	48 OSTERMAN	50.00
VALDEZ, ROBERT	14-21-110-070-1657	46 CAPPLEMAN	50.00
VAN STRAATEN, NATALIE	17-03-222-015-0000	02 HOPKINS	50.00
VAN WERMESKERKEN, WILLIAM	14-16-302-030-1055	46 CAPPLEMAN	50.00
VANDERMEULEN, NORMA W.	20-13-102-029-1067	05 HAIRSTON	50.00
VANGEISON, MARY JUDITH	40-84-070-226-1124	48 OSTERMAN	50.00
VASIUKEVICIUS, RAYMOND	14-21-111-007-1260	46 CAPPLEMAN	50.00
VAITER, WATHER	14-16-301-041-1639	46 CAPPLEMAN	50.00
VAYS, ALEXANDRE	17-03-214-014-1005	02 HOPKINS	50.00
VIDOVIC, MARINA	14-33-200-016-1161	43 SMITH	50.00
VILLA-IGNACIO, ZENaida	14-05-215-017-1443	48 OSTERMAN	50.00
VILLALONA, JOSEPH A	14-08-412-032-1002	48 OSTERMAN	50.00
VITALE, DONAJEAN D	14-05-407-015-1075	48 OSTERMAN	50.00
VOICILA, MARIA	14-05-210-023-1003	46 CAPPLEMAN	50.00
VOLINO, LINDA J.	14-28-207-004-1492	44 TUNNEY	50.00
VON LIGGETT, CHRISTINA	20-14-202-076-1219	05 HAIRSTON	50.00
VON TILLING-LEWIN, MARIA	14-05-211-023-1227	48 OSTERMAN	50.00
VOSATKA, JOSEPH	14-05-407-015-1099	48 OSTERMAN	50.00
VYSSOKOSSOVA, OLGA	14-08-203-015-1251	48 OSTERMAN	50.00
WAGNER, BARBARA	20-13-102-029-1361	05 HAIRSTON	50.00
WAGNER, JOHN	14-16-304-039-1051	46 CAPPLEMAN	50.00
WALDMAN, CHARLES T.	13-12-116-058-1004	40 O'CONNOR	50.00
WALKER, JIMMIE J	17-03-107-019-1101	43 SMITH	50.00
WALSH, MARGARET M	17-03-207-068-1168	42 REILLY	50.00
WALSH, THOMAS F	14-16-304-039-1121	46 CAPPLEMAN	50.00
WARNER, NEIL G	14-05-215-017-1315	48 OSTERMAN	50.00
WARREN, YVONNE M	20-14-202-076-1165	05 HAIRSTON	50.00
WASHBURN, MELVILLE	14-28-322-015-0000	43 SMITH	50.00
WASHINGTON, JAMES	20-12-106-005-0000	05 HAIRSTON	50.00
WATKINS, MARVA E	20-24-405-041-1001	05 HAIRSTON	50.00
WATKINS, PHYLLIS I.F	25-11-300-017-0000	08 HARRIS	50.00
WAX, WILLIAM C.	14-21-110-020-1213	46 CAPPLEMAN	50.00
WAYMAN, LAURA M	14-16-304-039-1129	46 CAPPLEMAN	50.00
WAYNE, CATHYAN	14-28-200-004-1068	44 TUNNEY	50.00
WEATHERS, LEONARD	20-12-106-005-0000	05 HAIRSTON	50.00
WEBB, LISA	14-21-101-035-1205	46 CAPPLEMAN	50.00
WEBB, MAZOLA M.	20-24-419-018-1029	05 HAIRSTON	50.00
WEBER, DAVID E.	13-18-409-074-1053	38 SPOSATO	50.00
WEBSTER, DOROTHY M	14-05-305-036-1007	48 OSTERMAN	50.00
WEBSTER, PATRICIA A.	17-10-401-014-1456	42 REILLY	50.00
WEINBERG, SOLON J.	20-25-207-049-1006	05 HAIRSTON	50.00
WEINTRALB, D. KATHRYN	20-13-102-029-1048	05 HAIRSTON	50.00
WEISBERG, BETTE M.	14-28-207-004-1628	44 TUNNEY	50.00
WEISBERG, GERALD	14-28-200-004-1167	44 TUNNEY	50.00
WEISMAN, AVIS	14-28-103-055-1082	44 TUNNEY	50.00
WEISMAN, ROBERT L.	14-28-319-112-1134	43 SMITH	50.00
WEISSENBERGER, GABRIELE	17-03-103-028-1184	43 SMITH	50.00
WERNER, ELLEN	14-21-110-020-1388	46 CAPPLEMAN	50.00
WESTBY, BARBARA S	17-03-222-015-0000	02 HOPKINS	50.00
WHEELER, ALICE C	25-11-300-036-0000	08 HARRIS	50.00
WHITE, VIRGINIA M.	14-05-403-021-1187	48 OSTERMAN	50.00

COMMITTEE ON FINANCE  
 SMALL CLAIMS, CITY OF CHICAGO  
 SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
WHITESIDE, JEANNETTE	20-12-106-005-0000	05 HAIRSTON	50.00
WIERZBICKI, EDWARD G	14-28-204-008-1021	44 TUNNEY	50.00
WILCOXEN, JAY A	20-12-112-069-1061	05 HAIRSTON	50.00
WILDE, BENNA	17-03-222-018-0000	02 HOPKINS	50.00
WILENSKY, MICHAEL	14-21-111-007-1268	46 CAPPLEMAN	50.00
WILLIAMS, JOHNNITA D.	20-13-102-029-1097	05 HAIRSTON	50.00
WILLIAMS, KATHLEEN	14-20-323-054-0000	44 TUNNEY	50.00
WILLIAMS, LAURA F.	20-12-108-039-1031	05 HAIRSTON	50.00
WILLIAMSON, SHELLI	14-16-305-021-1055	46 CAPPLEMAN	50.00
WILSON, NORMA	14-16-300-032-1096	46 CAPPLEMAN	50.00
WILSON, SARAH	20-14-223-032-0000	05 HAIRSTON	50.00
WINER, RONALD S.	14-16-303-035-1139	46 CAPPLEMAN	50.00
WISHART, ALISON	17-03-222-015-0000	02 HOPKINS	50.00
WISHNEY, LINDA A	14-21-110-020-1612	46 CAPPLEMAN	50.00
WITEK, ESTHER	14-16-304-039-1216	46 CAPPLEMAN	50.00
WITKOV, STEWART	14-21-106-017-0000	46 CAPPLEMAN	50.00
WITKOWSKI, DIANNE	14-21-305-030-1228	46 CAPPLEMAN	50.00
WITKOWSKY, IRIS S.	14-28-322-015-0000	43 SMITH	50.00
WITSCHONKE, DOROTHY E.	13-02-300-006-1003	39 LAURINO	50.00
WOHL, SIGMUND	14-28-318-077-1289	43 SMITH	50.00
WOJEWOCKI, LEONARD	13-18-409-057-1142	38 SPOSATO	50.00
WOLF, CARL F.	14-08-206-026-1001	48 OSTERMAN	50.00
WOLFE, LANCE	14-05-215-015-1122	48 OSTERMAN	50.00
WOLFSON, SUSAN	17-03-228-032-1166	02 HOPKINS	50.00
WOLIN, LEON	17-03-100-013-1025	43 SMITH	50.00
WOLLACK, STEVEN	14-21-106-046-1057	46 CAPPLEMAN	50.00
WOLVERTON, DONALD L	14-16-300-032-1266	46 CAPPLEMAN	50.00
WOOD, ELLEN	14-08-203-001-0000	48 OSTERMAN	50.00
WRIGHT, CASSANDRA A.	20-12-108-039-1043	05 HAIRSTON	50.00
WRIGHT, SYLVIA	20-12-113-054-1004	05 HAIRSTON	50.00
WYATT, ROSE MARIE	20-12-108-039-1056	05 HAIRSTON	50.00
YAMANAKA, KEIKO	14-16-300-033-1003	46 CAPPLEMAN	50.00
YOSHIMURA, NORA	13-18-411-005-1012	38 SPOSATO	50.00
YOUNG, BLANCH	13-18-409-069-1146	38 SPOSATO	50.00
YOUNG, DELOIS G	14-21-101-034-1580	46 CAPPLEMAN	50.00
YOUNG, ERMA	20-14-202-076-1215	05 HAIRSTON	50.00
YOUNG, JOHN	11-29-103-022-1005	49 MOORE	50.00
YOVETICH, DONALD	11-32-404-019-1005	49 MOORE	50.00
ZAGER, JUDY T.	14-28-319-112-1119	43 SMITH	50.00
ZAMMATA, GEORGES	17-10-318-058-1096	42 REILLY	50.00
ZAUSNER, LEE	14-21-310-055-1045	44 TUNNEY	50.00
ZAVOSKEY, KENNETH	14-21-110-020-1251	46 CAPPLEMAN	50.00
ZELKHA, RUTH	14-15-304-042-1100	46 CAPPLEMAN	50.00
ZILLMER, RANDI	14-16-301-041-1848	46 CAPPLEMAN	50.00
ZUBA, TED H.	13-17-107-209-1003	38 SPOSATO	50.00
ZUKOWSKY, JOHN R	14-05-203-011-1008	48 OSTERMAN	50.00
ZWICK, JILL	17-08-245-016-1045	27 BURNETT JR.	50.00

\* TOTAL AMOUNT

50,800.00

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

[CL2019-1533]

The Committee on Finance submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Finance, Small Claims Division, to which were referred on June 25, 2018, and on subsequent dates, sundry claims for various refunds, 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, with no dissenting vote.

Respectfully submitted,

(Signed) SCOTT WAGUESPACK,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

[List of denied claims printed on pages 2345  
and 2346 of this *Journal*.]

City Of Chicago  
**Denied Claims by Claim Name**

Denied Date: 07/24/2019

Claimant Name	Introduced to City Council
ALLSTATE INSURANCE CO. A/S/O	07/25/2018
ARSIAN, SAIT	05/23/2018
BAKER, ALMA	04/10/2019
BREDEMANN, LEONARD V	05/29/2019
CAHILL, JOSEPH P	06/12/2019
CANNON, RONNIE L	06/12/2019
CARRUTHERS, KENNETH	04/10/2019
CARRUTHERS, KENNETH D	05/29/2019
CARRUTHERS, KENNETH D.	04/10/2019
CARRUTHERS, KENNETH D.	05/29/2019
CHAMP, AKKARAPOL	04/10/2019
COUNTRY FINANCIAL A/S/O	01/23/2019
DANIEL-OLAITAN, MAGGIE	06/12/2019
DEMBSKI, JEFFREY E	05/29/2019
EMIZIBO, EBIBEENA	04/10/2019
FERRIS, RONALD E	05/29/2019
FLEET RESPONSE A/S/O	03/13/2019
GIANNOULIS, BILL	05/29/2019
GRANGE INSURANCE A/S/O	05/29/2019
HARPER, ANGELA	05/29/2019
HICKINGBOTTOM, JOEL	12/12/2018
ILLINOIS FARMERS INSURANCE	04/10/2019
INGRAM, MEREDITH B	06/12/2019
JACKSON, ELAYNE M	05/29/2019
KUANG, AVIN Z	05/29/2019
LARSEN, BARBARA A	06/12/2019
LI, RUOJIA	05/29/2019
LOPEZ, JOSE	01/23/2019
MAINOR, DESTINY T	05/29/2019
MARTINEZ, ARIEL D	09/20/2018
MCELDOWNNEY, JAMES F.	06/25/2018
MILLER, DAVID J	05/29/2019
MISHEVSKI, STEVE N	05/29/2019
MOY, ALBERT Y	09/20/2018
MOY, ARTHUR P	05/29/2019
MULVIHILL, THOMAS	09/20/2018
NITTHANYARATAN, SANSEEN	05/29/2019
NORRIS, JEANETTE	01/23/2019

Denied Date: 07/24/2019

## Introduced to City Council

Claimant Name	Introduced to City Council
O'DONNELL, THOMAS P	05/29/2019
OPEL, ALEXYS M.	09/20/2018
ORTALE, KAREN A	06/12/2019
PADILLA, LINDA	03/13/2019
PHOLON, SARAH L.P.	05/29/2019
PILCHER, JOY E	05/29/2019
REILLY, PATRICK G	01/23/2019
RELFORD, ERNEST	05/29/2019
RICE, KELLY ANN	05/29/2019
ROBLES, ELIZABETH	01/23/2019
SANCHEZ, RODOLFO	05/29/2019
SCHRANK, KATHLEEN D	05/29/2019
STATE FARM INS A/S/O WILBERT	06/12/2019
THOMPSON, PAUL W.	01/23/2019
TORRES, GILBERTO	06/12/2019
WELLS, EARNESTINE	03/13/2019
YUEN, STEVEN	01/23/2019

City Of Chicago - Confidential

Run By: KMCNAMAR

Run Date: 07/19/2019 10:37:17

*Placed On File* -- REPORT OF SETTLEMENT OF SUITS AGAINST CITY DURING MONTH OF JUNE 2019.

[F2019-115]

The Committee on Finance submitted the following report:

CHICAGO, July 22, 2019.

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

Your Committee on Finance, having had under consideration a communication transmitting a list of cases in which judgments or settlements were entered into for the month of June 2019, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Place on File* the communication transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) SCOTT WAGUESPACK,  
*Chairman.*

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

---

*Placed On File* -- REPORT OF SETTLEMENT OF SUITS AGAINST CITY DURING MONTH OF MAY 2019.

[F2019-114]

The Committee on Finance submitted the following report:

CHICAGO, July 22, 2019.

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

Your Committee on Finance, having had under consideration a communication transmitting a list of cases in which judgments or settlements were entered into for the

month of May 2019, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Place on File* the communication transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) SCOTT WAGUESPACK,  
*Chairman.*

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

---

*Placed On File* -- REPORT OF SETTLEMENT OF SUITS AGAINST CITY DURING  
MONTH OF APRIL 2019.

[F2019-100]

The Committee on Finance submitted the following report:

CHICAGO, July 22, 2019.

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

Your Committee on Finance, having had under consideration a communication transmitting a list of cases in which judgments or settlements were entered into for the month of April 2019, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Place on File* the communication transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) SCOTT WAGUESPACK,  
*Chairman.*

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

---

*Placed On File* -- REPORT OF SETTLEMENT OF SUITS AGAINST CITY DURING MONTH OF MARCH 2019.

[F2019-99]

The Committee on Finance submitted the following report:

CHICAGO, July 22, 2019.

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

Your Committee on Finance, having had under consideration a communication transmitting a list of cases in which judgments or settlements were entered into for the month of March 2019, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Place on File* the communication transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) SCOTT WAGUESPACK,  
*Chairman.*

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

---

*Placed On File* -- REPORT OF SETTLEMENT OF SUITS AGAINST CITY DURING MONTH OF FEBRUARY 2019.

[F2019-98]

The Committee on Finance submitted the following report:

CHICAGO, July 22, 2019.

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

Your Committee on Finance, having had under consideration a communication transmitting a list of cases in which judgments or settlements were entered into for the month of February 2019, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Place on File* the communication transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) SCOTT WAGUESPACK,  
*Chairman.*

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

---

*Placed On File --* REPORT OF SETTLEMENT OF SUITS AGAINST CITY DURING  
MONTH OF JANUARY 2019.

[F2019-97]

The Committee on Finance submitted the following report:

CHICAGO, July 22, 2019.

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

Your Committee on Finance, having had under consideration a communication transmitting a list of cases in which judgments or settlements were entered into for the month of January 2019, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Place on File* the communication transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) SCOTT WAGUESPACK,  
*Chairman.*

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

---

**COMMITTEE ON THE BUDGET AND GOVERNMENT OPERATIONS.**

---

SUPPLEMENTAL APPROPRIATION AND AMENDMENT OF YEAR 2019 ANNUAL APPROPRIATION ORDINANCE WITHIN FUND NO. 925.

[SO2019-4098]

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

CHICAGO, July 24, 2019.

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

Your Committee on the Budget and Government Operations, to which was referred a substitute ordinance concerning an amendment to the Annual Appropriation Ordinance Year 2019 within Fund Number 925 for the Office of the Mayor, the Department of Cultural Affairs and Special Events, the Department of Public Health, the Mayor's Office for People with Disabilities, the Department of Family and Support Services, the Chicago Police Department, the Department of Business Affairs and Consumer Protection and the Department of Transportation, having 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 present, with no dissenting votes.

Respectfully submitted,

(Signed) PAT DOWELL,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 2019 of the City of Chicago ("2019 Appropriation Ordinance") (the "City") contains estimates of revenues receivable as grants from agencies of the state and federal governments and public and private agencies; and

WHEREAS, In accordance with Section 8 of the 2019 Appropriation Ordinance, the heads of various departments and agencies of the City have applied to agencies of the state and federal governments and public and private agencies for grants to the City for various purposes; and

WHEREAS, The City through its Office of the Mayor has been awarded private grant funds in the amount of \$132,000 by the John D. and Catherine T. MacArthur Foundation ("MacArthur Foundation") which shall be used for the Police Reform Program; and

WHEREAS, The City through its Department of Cultural Affairs and Special Events ("DCASE") has been awarded private grant funds in the amount of \$150,000 by the

Bayless Family Foundation which shall be used for the Chicago Theatre Millennium Park Summer Residency Program; and

WHEREAS, The City through DCASE has been awarded private grant funds in the amount of \$40,000 by Allstate Insurance Company which shall be used for the Support Youth Arts Festival for Rising Star Awards program; and

WHEREAS, The City through its Department of Public Health ("Health") has been awarded additional federal grant funds in the amount of \$1,539,000 by the United States Department of Housing and Urban Development ("HUD") which shall be used for the Housing Opportunities for People with AIDS (HOPWA) program; and

WHEREAS, The City through Health has been awarded additional federal grant funds in the amount of \$380,000 by the United States Department of Health and Human Services ("HHS") which shall be used for the Immunization and Vaccines for Children program; and

WHEREAS, The City through Health has been awarded state grant funds in the amount of \$150,000 by the Illinois Department of Public Health which shall be used for the Local Health Department Overdose Surveillance and Response program; and

WHEREAS, The City through Health has been awarded additional state carryover grant funds in the amount of \$28,000 by the Illinois Environmental Protection Agency which shall be used for the Solid Waste Management program; and

WHEREAS, The City through Health has been awarded additional federal carryover grant funds in the amount of \$82,000 by HHS which shall be used for the Tuberculosis Control program; and

WHEREAS, The City through Health has been awarded additional state carryover grant funds in the amount of \$38,000 by the Office of the Illinois State Fire Marshal which shall be used for the Underground Storage Tank Inspection program; and

WHEREAS, The City desires to revise the text description of a particular Health grant line within the 2019 Appropriation Ordinance to more accurately reflect the grant's description; and

WHEREAS, The City through its Mayor's Office for People with Disabilities ("MOPD") has been awarded additional federal grant funds in the amount of \$41,000 by the Chicago Housing Authority ("CHA") which shall be used for the CHA Home Modification program; and

WHEREAS, The City through its Department of Family and Support Services ("DFSS") has been awarded federal grant funds in the amount of \$1,000,000 by HHS which shall be used for the Alzheimer's Disease Program Initiative; and

WHEREAS, The City through DFSS has been awarded additional federal grant funds in the amount of \$198,000 by HHS which shall be used for the Early Head Start Initiative; and

WHEREAS, The City through DFSS has been awarded additional state grant funds in the amount of \$9,000 by the Illinois Department on Aging which shall be used for the Elder Abuse and Neglect program; and

WHEREAS, The City through DFSS has been awarded additional federal grant funds in the amount of \$205,000 by HUD which shall be used for the Emergency Solutions program; and

WHEREAS, The City through DFSS has been awarded additional federal grant funds in the amount of \$28,000 by the Corporation for National and Community Service which shall be used for the Foster Grandparent -- Federal program; and

WHEREAS, The City through DFSS has been awarded additional federal grant funds in the amount of \$1,228,000 by HHS which shall be used for the Head Start Initiative; and

WHEREAS, The City through DFSS has been awarded additional federal grant funds in the amount of \$14,000 by the Corporation for National and Community Service which shall be used for the Senior Companion Program; and

WHEREAS, The City through DFSS has been awarded additional state grant funds in the amount of \$3,000 by the Illinois Department on Aging which shall be used for the State Foster Grandparent program; and

WHEREAS, The City through its Chicago Police Department has been awarded state grant funds in the amount of \$254,000 by the Illinois Criminal Justice Information Authority ("ICJIA") which shall be used for the Law Enforcement Training program; and

WHEREAS, The City through its Chicago Police Department has been awarded private grant funds in the amount of \$38,000 by the MacArthur Foundation which shall be used for the Safety and Justice Challenge; and

WHEREAS, The City through its Department of Business Affairs and Consumer Protection has been awarded additional private grant funds in the amount of \$83,000 by various cable companies which shall be used for the Cable Local Origination program; and

WHEREAS, The City through its Department of Transportation ("CDOT") has been awarded public grant funds in the amount of \$585,000 by the City Colleges of Chicago which shall be used for the City Colleges Public Way Infrastructure program; and

WHEREAS, The City through CDOT has been awarded public grant funds in the amount of \$197,000 by the Metropolitan Water Reclamation District of Greater Chicago ("MWRD") which shall be used for the 10<sup>th</sup> Ward MWRD Storm-water Mitigation program; and

WHEREAS, The City through CDOT has been awarded public grant funds in the amount of \$400,000 by MWRD which shall be used for the MWRD Storm-water Mitigation program (Chatham Pilot Study); and

WHEREAS, DFSS and the ICJIA wish to enter into an intergovernmental agreement ("InfoNet IGA") in connection with the InfoNet Domestic Violence Services System; now, therefore,

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

SECTION 1. The sum of \$6,674,000 not previously appropriated, representing new grant awards, and \$148,000 in carryover grant funds, are hereby appropriated from Fund 925 -- Grant Funds for the year 2019. The Annual Appropriation Ordinance is hereby amended by striking the words and figures and adding the words and figures indicated in the attached Exhibit A which is hereby made a part hereof.

SECTION 2. Subject to the approval of the Corporation Counsel of the City as to form and legality, the Commissioner of DFSS is authorized to execute and deliver an InfoNet IGA between the City and the ICJIA, which may contain such other terms as are deemed necessary or appropriate by the parties executing the same on behalf of the City.

SECTION 3. That particular line of the Grants Detail for Health, at page 473 of the 2019 Appropriation Ordinance, which reads: "280M:OU82:Healthy Chicago 2.0", is hereby revised to read: "280M:OU82:Healthy Chicago 2.0 Survey".

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 in full force and effect upon its passage and approval.

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

Exhibit "A".

Amendment To The 2019 Appropriation Ordinance.

Code	Department And Item	Strike Amount	Add Amount	Strike Amount (2019 Total) Includes Anticipated Carryover	Add Amount (2019 Total) Includes Anticipated Carryover	Strike Amount (2019 Total)	Add Amount (2019 Total)
	Estimate Of Grant Revenue For 2019						
	Awards from Agencies of the Federal Government	\$1,468,952,000	\$1,470,737,000				
	Awards from Agencies of the State of Illinois	303,446,000	303,775,000				
	Awards from Public and Private Agencies	37,431,000	38,846,000				
925 --	Grant Funds						
Department Number	Department And Grant Name	Strike Amount 2019 Anticipated Grant	Add Amount 2019 Anticipated Grant	Strike Amount (2019 Total) Includes Anticipated Carryover	Add Amount (2019 Total) Includes Anticipated Carryover	Strike Amount (2019 Total)	Add Amount (2019 Total)
23	Cultural Affairs And Special Events: Chicago Theatre Millennium Park Summer Residency		\$ 150,000				\$ 150,000
41	Department Of Public Health: Housing Opportunities For People With AIDS (HOPWA)	\$8,500,000	10,039,000			\$8,500,000	10,039,000
	Solid Waste Management			\$72,000	\$100,000	215,000	243,000

Department Number	Department And Grant Name	Strike Amount 2019 Anticipated Grant	Add Amount 2019 Anticipated Grant	Strike Amount (2019 Total) Includes Anticipated Carryover	Add Amount (2019 Total) Includes Anticipated Carryover	Strike Amount (2019 Total)	Add Amount (2019 Total)
	Underground Storage Tank Inspection			\$275,000	\$313,000	\$ 275,000	\$ 313,000
48	Mayor's Office For People With Disabilities: CHA Home Modification	\$ 52,000	\$ 93,000			52,000	93,000
50	Department Of Family And Support Services: Elder Abuse And Neglect Emergency Solutions	158,000 6,491,000	167,000 6,696,000			158,000 6,491,000	167,000 6,696,000
57	Chicago Police Department: Law Enforcement Training		254,000				254,000
70	Department Of Business Affairs And Consumers Protection: Cable Local Origination	1,403,000	1,486,000			1,403,000	1,486,000
84	Department Of Transportation: City Colleges Public Way Infrastructure MWRD Storm-water Mitigation (10 <sup>th</sup> Ward 2 Alleys) MWRD Storm-water Mitigation (Chatham Pilot Study)		585,000 197,000 400,000				585,000 197,000 400,000

AMENDMENT OF YEAR 2019 ANNUAL APPROPRIATION ORDINANCE WITHIN  
CORPORATE FUND NO. 100 AND VEHICLE TAX FUND NO. 0300.

[O2019-5507]

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

CHICAGO, July 24, 2019.

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

Your Committee on the Budget and Government Operations, which was referred a direct introduction from the Office of the Budget and Management concerning a proposed amendment to the 2019 Annual Appropriation Ordinance, 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 present, with one dissenting vote made by Alderman Leslie Hairston (5<sup>th</sup> Ward).

Respectfully submitted,

(Signed) PAT DOWELL,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 Annual Appropriation Ordinance for fiscal year 2019 is hereby amended by striking the words and figures indicated and by inserting the words and figures indicated on Exhibit A attached hereto.

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

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

*Exhibit "A".*

*Amendment To 2019 Annual Appropriation Ordinance.*

Corporate Fund-0100		STRIKE		ADD	
Code	Department and Item	Number	Amount	Number	Amount
	15-City Council				
.0700	Contingencies		357,782		43,000

## Corporate Fund-0100

Code	Department and Item	STRIKE		ADD	
		Number	Amount	Number	Amount
	<b>15-City Council</b>				
	<b>Committee on Finance-2010</b>				
.0000	Personnel Services		743,710		1,041,062
.0140	For Professional and Technical Services and Other Third Party Benefit Agreements		12,500		18,794
.0166	Dues, Subscriptions and Memberships		2,000		2,129

## Corporate Fund-0100

Code	Department and Item	STRIKE		ADD	
		Number	Amount	Number	Amount
	<b>15-City Council</b>				
	<b>Committee on the Budget and Government Operations-2214</b>				
.0000	Personnel Services		280,000		470,815
.0100	Contractual Services		15,000		101,725
.0700	Contingencies		15,000		15,494

## Corporate Fund-0100

		STRIKE		ADD	
Code	Department and Item	Number	Amount	Number	Amount
	15-City Council				
	Special Legislative Committee on the Census-2223				
.0000	Personnel Services				110,000
.0300	Commodities and Materials				1,500

Corporate Fund-0100

Code	Department and Item	STRIKE		ADD	
		Number	Amount	Number	Amount
	15-City Council				
	Committee on Public Safety-2235				
.0000	Personnel Services		164,136		166,199

Corporate Fund-0100

Code	Department and Item	STRIKE		ADD	
		Number	Amount	Number	Amount
	15-City Council				
	Committee on Education and Child Development-2260				
.0000	Personnel Services		168,387		172,316

## Corporate Fund-0100

Code	Department and Item	STRIKE		ADD	
		Number	Amount	Number	Amount
	15-City Council				
	Committee on Zoning, Landmarks and Building Standards-2275				
.0100	Contractual Services		15,300		74,700
.0300	Commodities and Materials		74,700		15,300

## Corporate Fund-0100

Code	Department and Item	STRIKE		ADD	
		Number	Amount	Number	Amount
	15-City Council				
	Committee on Workforce Development and Audit-2290				
.0000	Personnel Services		260,000		387,646

Corporate Fund-0100

Code	Department and Item	STRIKE		ADD	
		Number	Amount	Number	Amount
	15-City Council				
	Legislative Reference Bureau-2295				
.0000	Personnel Services		373,008		373,957

Corporate Fund-0100

Code	Department and Item	STRIKE		ADD	
		Number	Amount	Number	Amount
	99-Finance General				
.0140	For Professional and Technical Services and Other Third Party Benefit Agreements		56,030,209		55,517,095

Vehicle Tax Fund-0300

Code	Department and Item	STRIKE		ADD	
		Number	Amount	Number	Amount
15-City Council					
.0700	Contingencies		142,593		45,325

## Vehicle Tax Fund-0300

Code	Department and Item	STRIKE		ADD	
		Number	Amount	Number	Amount
	15-City Council				
	Committee on Transportation and Public Way-2230				
.0000	Personnel Services		280,000		370,263
.0100	Contractual Services		15,000		22,005

**COMMITTEE ON COMMITTEES AND RULES.**

---

CORRECTION OF APRIL 10, 2019 CITY COUNCIL JOURNAL OF PROCEEDINGS.

[O2019-3812]

The Committee on Committees and Rules submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Committees and Rules, having had under consideration an ordinance regarding a correction of the *Journal of the Proceedings of the City Council of the City of Chicago* of April 10, 2019, begs leave to recommend that Your Honorable Body do *Pass* said ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the Committee on Committees and Rules.

Respectfully submitted,

(Signed) MICHELLE A. HARRIS,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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. I hereby move to correct the printed official *Journal of the Proceedings of the City Council of the City of Chicago* of April 10, 2019, as follows:

By showing Alderman Edward M. Burke was absent for the omnibus vote.

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

---

ESTABLISHMENT OF SPECIAL LEGISLATIVE COMMITTEE ON THE CENSUS.  
[R2019-604]

The Committee on Committees and Rules submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Committees and Rules, having under consideration a resolution to establish a special committee of the City Council on the Census, begs leave to recommend that Your Honorable Body *Adopt* the proposed resolution which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the Committee on Committees and Rules.

Respectfully submitted,

(Signed) MICHELLE A. HARRIS,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

The following is said resolution as adopted:

Pursuant to Rule 36 of the Rules of Order and Procedure of the City Council, a Special Committee of the City Council is hereby created, as follows:

#### SECTION 1. Definitions.

For purposes of this resolution:

"Census" shall mean the 2020 United States Census.

"Chairman" shall mean the Chairman of the Committee.

"Committee" shall mean the Special Committee created by this resolution, to be known as the Special Legislative Committee on the Census.

#### SECTION 2. Establishment.

The Committee is hereby established. The Committee shall be a Committee of the Whole, and shall include a member of the City Council elected as Chairman, who shall supervise such assistants and employees as provided for in the annual appropriation ordinance.

**SECTION 3. Committee Mission And Functions.**

The mission of the Committee shall be to strive to ensure a fair, complete, and accurate Census count of every individual living in Chicago.

Towards that end, the Committee, through its Chairman and assigned staff, shall: (i) serve as the primary Census-related informational, organizing, and planning resource for the members of the City Council, (ii) develop outreach materials for use by ward offices, (iii) offer training sessions and materials for Aldermen and their staff, (iv) research and respond to questions from Aldermen and their staff, (v) consider and implement such other Census-related assistance for the City Council as the Chairman deems useful, and (vi) carry out the foregoing functions in coordination with the City of Chicago Complete Count Committee.

**SECTION 4. Termination And Committee Discharge.**

This resolution shall expire and be repealed of its own accord, without further action by the City Council, on October 1, 2020. Pursuant to Rule 38 of the Rules of Order and Procedure of the City Council, that date shall be deemed to be the date of the final report of the Committee, and from that date forward the Committee shall be deemed discharged.

---

**ELECTION OF ALDERMAN ARIEL REBOYRAS AS CHAIRMAN OF SPECIAL LEGISLATIVE COMMITTEE ON THE CENSUS.**

[R2019-605]

The Committee on Committees and Rules submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Committees and Rules, having under consideration a resolution to

elect Alderman Ariel Reboyras as Chairman of the Special Legislative Committee on the Census, begs leave to recommend that Your Honorable Body *Adopt* the proposed resolution which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the Committee on Committees and Rules.

Respectfully submitted,

(Signed) MICHELLE A. HARRIS,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

The following is said resolution as adopted:

*Be It Resolved*, That Alderman Ariel Reboyras is elected as the Chairman of the Special Legislative Committee on the Census; and

*Be It Further Resolved*, That the position shall become vacant if said Chairman ceases to be a member of the City Council.

**COMMITTEE ON ECONOMIC, CAPITAL AND  
TECHNOLOGY DEVELOPMENT.**

---

REAPPOINTMENT OF BONNIE L. DINELL-DIAMOND AS MEMBER OF  
COMMERCIAL AVENUE COMMISSION (SPECIAL SERVICE AREA NO. 5).

[A2019-28]

The Committee on Economic, Capital and Technology Development submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Economic, Capital and Technology Development, for which a meeting was held on July 16, 2019, having had under consideration a communication recommending the proposed reappointment of Bonnie L. Dinell-Diamond as a member of the Commercial Avenue Commission (Special Service Area Number 5), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the reappointment transmitted herewith.

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

Respectfully submitted,

(Signed) GILBERT VILLEGAS,  
*Chairman.*

On motion of Alderman Villegas, the committee's recommendation was *Concurred In* and the said proposed reappointment of Bonnie L. Dinell-Diamond as a member of the Commercial Avenue Commission (Special Service Area Number 5) was *Approved* by yeas and nays as follows:

Yeas -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

Nays -- None.

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

---

APPOINTMENT OF MARICELA R. BERNER AS MEMBER OF SIX CORNERS COMMISSION (SPECIAL SERVICE AREA NO. 28-2014).

[A2019-29]

The Committee on Economic, Capital and Technology Development submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Economic, Capital and Technology Development, for which a meeting was held on July 16, 2019, having had under consideration a communication recommending the proposed appointment of Maricela R. Berner as a member of the Six Corners Commission (Special Service Area Number 28-2014), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the appointment transmitted herewith.

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

Respectfully submitted,

(Signed) GILBERT VILLEGAS,  
*Chairman.*

On motion of Alderman Villegas, the committee's recommendation was *Concurred In* and the said proposed appointment of Maricela R. Berner as a member of the Six Corners Commission (Special Service Area Number 28-2014) was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

---

REAPPOINTMENT OF AMY M. LARIA AS MEMBER OF WEST TOWN COMMISSION (SPECIAL SERVICE AREA NO. 29-2014).

[A2019-30]

The Committee on Economic, Capital and Technology Development submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Economic, Capital and Technology Development, for which a meeting was held on July 16, 2019, having had under consideration a communication recommending the proposed reappointment of Amy M. Laria as a member of the West Town Commission (Special Service Area Number 29-2014), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the reappointment transmitted herewith.

This recommendation was concurred in by a voice vote of all committee members present, with Alderman Lopez dissenting.

Respectfully submitted,

(Signed) GILBERT VILLEGAS,  
*Chairman.*

On motion of Alderman Villegas, the committee's recommendation was *Concurred In* and the said proposed reappointment of Amy M. Laria as a member of the West Town Commission (Special Service Area Number 29-2014) was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

---

REAPPOINTMENT OF MARK AISTROPE AS MEMBER OF ALBANY PARK COMMISSION (SPECIAL SERVICE AREA NO. 60).

[A2019-31]

The Committee on Economic, Capital and Technology Development submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Economic, Capital and Technology Development, for which a meeting was held on July 16, 2019, having had under consideration a communication recommending the proposed reappointment of Mark Aistroke as a member of the Albany Park Commission (Special Service Area Number 60), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the reappointment transmitted herewith.

This recommendation was concurred in by a voice vote of all committee members present, with Alderman Lopez dissenting.

Respectfully submitted,

(Signed) GILBERT VILLEGAS,  
*Chairman.*

On motion of Alderman Villegas, the committee's recommendation was *Concurred In* and the said proposed reappointment of Mark Aistropé as a member of the Albany Park Commission (Special Service Area Number 60) was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

---

REAPPOINTMENT OF N. MARCIA JIMENEZ AS MEMBER OF SAUGANASH COMMISSION (SPECIAL SERVICE AREA NO. 62).

[A2019-33]

The Committee on Economic, Capital and Technology Development submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Economic, Capital and Technology Development, for which a meeting was held on July 16, 2019, having had under consideration a communication recommending the proposed reappointment of N. Marcia Jimenez as a member of the Sauganash Commission (Special Service Area Number 62), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the reappointment transmitted herewith.

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

Respectfully submitted,

(Signed) GILBERT VILLEGAS,  
*Chairman.*

On motion of Alderman Villegas, the committee's recommendation was *Concurred In* and the said proposed reappointment of N. Marcia Jimenez as a member of the Sauganash Commission (Special Service Area Number 62) was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

---

REAPPOINTMENT OF ROBERT J. SMITH III AS MEMBER OF SAUGANASH COMMISSION (SPECIAL SERVICE AREA NO. 62).

[A2019-34]

The Committee on Economic, Capital and Technology Development submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Economic, Capital and Technology Development, for which a meeting was held on July 16, 2019, having had under consideration a communication recommending the proposed reappointment of Robert J. Smith III as a member of the Sauganash Commission (Special Service Area Number 62), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the reappointment transmitted herewith.

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

Respectfully submitted,

(Signed) GILBERT VILLEGAS,  
*Chairman.*

On motion of Alderman Villegas, the committee's recommendation was *Concurred In* and the said proposed reappointment of Robert J. Smith III as a member of the Sauganash Commission (Special Service Area Number 62) was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

---

REAPPOINTMENT OF PATRICK A. TARPEY AS MEMBER OF SAUGANASH COMMISSION (SPECIAL SERVICE AREA NO. 62).

[A2019-35]

The Committee on Economic, Capital and Technology Development submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Economic, Capital and Technology Development, for which a meeting was held on July 16, 2019, having had under consideration a communication recommending the proposed reappointment of Patrick A. Tarpey as a member of the Sauganash Commission (Special Service Area Number 62), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the reappointment transmitted herewith.

This recommendation was concurred in by a voice vote of all committee members present, Alderman Lopez dissenting.

Respectfully submitted,

(Signed) GILBERT VILLEGAS,  
*Chairman.*

On motion of Alderman Villegas, the committee's recommendation was *Concurred In* and the said proposed reappointment of Patrick A. Tarpey as a member of the Sauganash Commission (Special Service Area Number 62) was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

---

SUPPORT OF COOK COUNTY CLASS 7(c) TAX INCENTIVE FOR PROPERTY AT  
1725 -- 1741 W. 21<sup>ST</sup> ST.

[O2019-4104]

The Committee on Economic, Capital and Technology Development submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Economic, Capital and Technology Development, for which a meeting was held on July 16, 2019, having had under consideration a Class 7(c) tax status for the property at 1725 -- 1741 West 21<sup>st</sup> Street, introduced during the June 12, 2019 City Council meeting by Mayor Lightfoot, begs leave to recommend that Your Honorable Body *Pass* said proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) GILBERT VILLEGAS,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 authorized to exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The Cook County Board of Commissioners has enacted the Cook County Tax Incentive Ordinance, Classification System for Assessment, as amended from time to time (the "County Ordinance"), which provides for, among other things, real estate tax incentives to property owners who build, rehabilitate, enhance and occupy property which is located within Cook County, Illinois and which is used primarily for commercial purposes; and

WHEREAS, The City, consistent with the County Ordinance, wishes to induce industry to locate and expand in the City by supporting financial incentives in the form of property tax relief; and

WHEREAS, Wrk In Pgrsss LLC, doing business as Gertrude, Inc., an Illinois limited liability company ("Applicant"), owns certain real estate generally located at 1725 -- 1741 West 21<sup>st</sup> Street, Chicago, Illinois 60608, as further described on Exhibit A attached hereto (the "Project Site"), which is located within the boundaries of the Enterprise Zone Number 1 in the Lower West Side community Area ("Area"); and

WHEREAS, The Applicant proposes to rehabilitate an approximately 15,250 square foot abandoned Project Site and redevelop it into commercial office space (the "Project"); and

WHEREAS, The City's Department of Planning and Development ("DPD") has determined that the Project Site was last occupied in 2006; and

WHEREAS, The Project will increase employment opportunities, economic activity in the area and growth in the real property tax base; and

WHEREAS, The redevelopment objective of the City in connection with the Project Site is to redevelop underutilized properties, attract new businesses and retain and encourage the expansion of existing viable businesses, increase employment opportunities, increase economic activity in the area, and growth in the real property tax base; and

WHEREAS, The Applicant has filed an eligibility application for a Class 7(c) tax incentive under the County Ordinance with the Office of the Assessor of Cook County, Illinois (the "Assessor"); and

WHEREAS, It is the responsibility of the Assessor to determine that an application for a Class 7(c) classification is eligible pursuant to the County Ordinance; and

WHEREAS, The County Ordinance provides that, in connection with the filing of a Class 7(c) eligibility application with the Assessor, the applicant must obtain from the municipality in which such real estate that is proposed for Class 7(c) designation is located an ordinance or resolution expressly stating that, among other things, (a) the municipality has determined that eligibility factors of the County Ordinance are present, and (b) the municipality supports and consents to the Class 7(c) application to the Assessor; and

WHEREAS, DPD has reviewed the proposed Project and has determined that it meets the necessary eligibility requirements for Class 7(c) designation, and recommends to City Council that the City expressly determine, among other things, by ordinance that (a) the required eligibility factors are present, and (b) the City supports and consents to the Class 7(c) classification by the Assessor of the Project Site; now, therefore,

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

SECTION 1. The above recitals are hereby expressly incorporated as if fully set forth herein.

SECTION 2. The City hereby determines that the Project meets eligibility factor (1) of the County Ordinance in that the Project Site is deemed a redevelopment priority by the City by being located in an area in need of commercial development and designated by the City as Enterprise Zone Number 1.

SECTION 3. The City hereby determines that the Project meets eligibility factor (2) under the County Ordinance in that real estate taxes for the Project Site for three of the last six years have either declined or remained stagnant due to the depressed condition of the Area.

SECTION 4. The City hereby determines that the Project meets eligibility factor (3) of the County Ordinance in that there is a reasonable expectation that the Project is viable and likely to go forward on a reasonably timely basis if granted Class 7(c) designation and will therefore result in the economic enhancement of the Area.

SECTION 5. The City hereby determines that the Project meets eligibility factor (4) of the County Ordinance in that certification of the Project for Class 7(c) designation will materially assist development, redevelopment or rehabilitation of the Area and the Project would not go forward without the full incentive offered under Class 7(c).

SECTION 6. The City hereby determines that the Project meets eligibility factor (5) of the County Ordinance in that certification of the Project for Class 7(c) designation is reasonably expected to ultimately result in an increase in real property tax revenue and employment opportunities within the Area.

SECTION 7. The City hereby expressly determines that eligibility factors (1) through (5) of the County Ordinance are present for the Project, and hereby expressly supports and consents to the Class 7(c) application of the Applicant to the Assessor for Class 7(c) designation of the Project and the Project Site.

SECTION 8. The City hereby determines that conditions exist which justify finding that the Project Site is deemed "abandoned" for the purpose of the Class 7(c) designation.

SECTION 9. The City has received and filed the Applicant's Economic Disclosure Statement, as defined in the County Ordinance.

SECTION 10. The Commissioner or Acting Commissioner of DPD (the "Commissioner"), or a designee of the Commissioner, are each hereby authorized to deliver a certified copy of this ordinance to the Assessor and to furnish such additional information as may be required in connection with the filing of the application by the Applicant with the Assessor for Class 7(c) designation of the Project.

SECTION 11. This ordinance shall be effective from and after its passage and approval.

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

*Exhibit "A".*

*Project Site.*

Legal Description Of The Project Site:

Lots 11 through 17, both inclusive, in Shoenberger's Subdivision of Block 63 in the subdivision of Section 19, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Property Address Of Real Estate:

1725 -- 1741 West 21<sup>st</sup> Street  
Chicago, Illinois 60608.

## Permanent Tax Identification Numbers:

17-19-424-008-0000;

17-19-424-009-0000;

17-19-424-010-0000;

17-19-424-011-0000;

17-19-424-012-0000; and

17-19-424-013-0000.

---

SUPPORT OF COOK COUNTY CLASS 6(b) TAX INCENTIVE FOR PROPERTY AT  
3900 -- 3946 S. NORMAL AVE.

[R2019-423]

The Committee on Economic, Capital and Technology Development submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Economic, Capital and Technology Development, for which a meeting was held on July 16, 2019, having had under consideration a Class 6(b) tax incentive for the property at 3900 -- 3946 South Normal Avenue, introduced during the June 12, 2019 City Council meeting by Alderman Thompson, begs leave to recommend that Your Honorable Body *Adopt* said proposed resolution transmitted herewith.

This recommendation was concurred in by a roll call vote with Aldermen Villegas, Curtis, O'Shea, Tabares, Reboyras and Tunney voting in favor and Aldermen Mitchell, Lopez, Vasquez and Hadden voting against.

Respectfully submitted,

(Signed) GILBERT VILLEGAS,  
*Chairman.*

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

Yeas -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

Nays -- None.

Alderman Thompson 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 enacted the Cook County Tax Incentive Ordinance, Classification System for Assessment, as amended from time to time (the "County Ordinance"), which provides for, among other things, real estate tax incentives to property owners who build, rehabilitate, enhance and occupy property which is located within Cook County, Illinois and which is used primarily for industrial purposes; and

WHEREAS, The City of Chicago (the "City"), consistent with the County Ordinance, wishes to induce industry to locate and expand in the City by supporting financial incentives in the form of property tax relief; and

WHEREAS, Greyhound Lines, Inc., a Delaware corporation (the "Applicant"), owns certain real estate located generally at 3900 -- 3946 South Normal Avenue, Chicago, Illinois 60609, as further described on Exhibit A hereto (the "Subject Property"); and

WHEREAS, The Applicant intends to construct an approximately 45,425 square foot industrial facility on the Subject Property; and

WHEREAS, The redevelopment objective of the City in connection with the Subject Property is to support the retention of the Applicant's operations within the City, retain existing jobs, create new jobs and attract investment in and around the Subject Property; and

WHEREAS, It is intended that the Applicant will use the Subject Property to operate a bus maintenance and repair facility (the "Intended Use"); and

WHEREAS, The Applicant has filed an eligibility application for a Class 6(b) tax incentive under the County Ordinance with the Office of the Assessor of Cook County (the "Assessor"); and

WHEREAS, The Subject Property is located within the Stockyards Annex Redevelopment Project Area (created pursuant to the Illinois Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq., as amended, and pursuant to an ordinance enacted by the City Council of the City), and the purpose of Redevelopment Project Areas is also to provide certain incentives in order to stimulate economic activity and to revitalize depressed areas; and

WHEREAS, It is the responsibility of the Assessor to determine that an application for a Class 6(b) classification or renewal of a Class 6(b) classification is eligible pursuant to the County Ordinance; and

WHEREAS, The County Ordinance requires that, in connection with the filing of a Class 6(b) eligibility application with the Assessor, the applicant must obtain from the municipality in which such real estate that is proposed for Class 6(b) designation is located a resolution expressly stating, among other things, that the municipality has determined that the incentive provided by the Class 6(b) is necessary for development to occur on such real estate and that the municipality supports and consents to the Class 6(b) classification by the Assessor; and

WHEREAS, The Intended Use of the Subject Property will provide significant present and future employment; and

WHEREAS, Notwithstanding the Class 6(b) status of the Subject Property, the redevelopment 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. That the City determines that the incentive provided by Class 6(b) is necessary for the development to occur on the Subject Property.

SECTION 2. That the City supports and consents to the Class 6(b) classification by the Assessor with respect to the Subject Property.

SECTION 3. That the Economic Disclosure Statement, as defined in the County Ordinance, has been received and filed by the City.

SECTION 4. That the Clerk of the City of Chicago is authorized to and shall send a certified copy of this resolution to the Assessor, and a certified copy of this resolution may be included with the Class 6(b) eligibility application filed with the Assessor by the Applicant, as applicant, in accordance with the County Ordinance.

SECTION 5. That this resolution shall be effective immediately upon its passage and approval.

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

*Exhibit "A".*

*Legal Description Of The Property.*

(Subject To Verification By Title Policy)

Parcel 1:

Subparcel 1.

Lot 1, except the west 10 feet thereof; Lot 4, except the west 10 feet thereof and Lot 5, except the west 10 feet thereof in Block 2 in Taylor and Kreigh's Subdivision of the east half of the northwest quarter of Section 4, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Subparcel 2.

Lots 8 and 9, taken as a tract in Block 2 in Taylor and Kreigh's Subdivision of the east half of the northwest quarter of Section 4, Township 38 North, Range 14, East of the Third Principal Meridian, except that part of said tract falling in the premises described as follows: beginning at a point 14.60 feet north of the south line of Lot 9 and 10.00 feet east of the west line of Lot 9; thence north along a line 10.00 feet east of and parallel to the west line of said Lots 8 and 9, a distance of 142.00 feet to a point; thence east at right angles to the last described line, a distance of 120.06 feet to a point of intersection with a curve convex to the southeast, the radius of which is 195.87 feet and the tangent of which drawn through said point of intersection would form an angle with the last above mentioned line of 81 degrees, 47 minutes, 57 seconds measured from west to southwest; thence southwesterly along said described curve, a distance of 16.11 feet to point of compound curve; thence southwesterly along a curve tangent to the last described curve convex to the southeast, the radius of which is 168.90 feet, a distance of 96.24 feet to a point of compound curve; thence southwesterly along a curve tangent to the last described curve convex to the southeast, the radius of which is 184.96, feet a distance of 83.66 feet, more or less, to the point of beginning and except that part of said tract lying east of a line described as follows: beginning at a point on the north line of said Lot 8, which is 154.08 feet west of the northeast corner thereof; thence southwesterly 11.51 feet on a line forming an angle of 77 degrees, 00 minutes, 20 seconds from east to southeast; thence southwesterly along said curved line with a radius of 196.76 feet, a distance of 279.80 feet to an intersection with the south line of Lot 9, aforesaid, at a point 26.09 feet east of the southwest corner of said Lot 9.

## Subparcel 3.

That part of Lots 8 and 9 in Block 2 in Taylor and Kreigh's Subdivision of the east half of the northwest quarter of Section 4, Township 38 North, Range 14, East of the Third Principal Meridian, lying east of a line described as follows: beginning at a point on the north line of said Lot 8, which is 154.08 feet west of the northeast corner thereof; thence southeasterly 11.51 feet on a line forming an angle of 77 degrees, 00 minutes, 20 seconds from east to southeast with the north line of said Lot 8, to the point of tangency of a curved line convex to the southeast; thence southwesterly along said curved line with a radius of 196.76 feet, a distance of 279.80 feet to an intersection with the south line of Lot 9, aforesaid, at a point 26.09 feet east of the southwest corner of said Lot 9.

## Subparcel 4.

Lots 7 and 10, taken as a tract in Block 2 in Taylor and Keigh's Subdivision of the east half of the northwest quarter of Section 4, Township 38 North, Range 14, East of the Third Principal Meridian, except the east 10.00 feet of said tract and except that part of said tract falling in the premises described as follows: beginning at the northwest corner of aforesaid Lot 7; thence due east along the north line of said Lot 7, a distance of 292.92 feet to a point on the west line of the 20-foot alley (said west line of alley being also the west line of the east 10.00 feet of said Lot 7); thence 00 degrees, 15 minutes east along said west line of alley, a distance of 51.80 feet to a point, said point being 67 feet north of the south line of aforesaid Lot 7; thence due west along the north line of the south 67 feet of aforesaid Lot 7, a distance of 125.42 feet to a point; thence north 85 degrees, 31 minutes, 30 seconds west along a straight line, a distance of 167.90 feet to a point on the west line of aforesaid Lot 7, also being 79.32 feet north of the southwest corner of said Lot 7; thence north along the west line of said Lot 7, a distance of 39.46 feet to the point of beginning, in Cook County, Illinois.

## Subparcel 5.

That part of Lots 6 and 9 (except the west 10.00 feet of each of said lots) in Block 2 in Taylor and Keigh's Subdivision of the east half of the northwest quarter of Section 4, Township 36 North, Range 14, East of the Third Principal Meridian, described as follows: beginning at a point 14.16 feet north of the south line of Lot 9 and 10 feet east of the west line of said Lot 9; thence north along a line 10.00 feet east of and parallel to the west line of said Lots 6 and 9, a distance of 142.00 feet to a point; thence east at right angles to the last described line, a distance of 120.06 feet to a point of intersection with a curve convex to the southeast, the radius of which is 195.87 feet and the tangent of which drawn through said point of intersection would form an angle with the last above mentioned line of 81 degrees, 47 minutes, 57 seconds measured from west to southwest; thence southwesterly along said described curve, a distance of 16.11 feet to a point of compound curve; thence southwesterly along a curve

tangent to the last described curve convex to the southeast, the radius of which is 166.90 feet, a distance of 95.24 feet to a point of compound curve; thence southwesterly along a curve tangent to the last described curve convex to the southeast, the radius of which is 164.96 feet, a distance of 83.66 feet, more or less, to the point of beginning, in Cook County, Illinois.

Subparcel 6.

That part of Lots 8 and 9 in Block 2 in Taylor and Keigh's Subdivision of the east half of the northwest quarter of Section 4, Township 38 North, Range 14, East of the Third Principal Meridian, described as follows: beginning at a point 14.16 feet north of the south line of Lot 9 and 10.00 feet east of the west line of said Lot 9; thence north along a line 10.00 feet east of and parallel to the west line of said Lots 8 and 9, a distance of 142.00 feet to a point; thence west at right angles to the last described line, a distance of 10.00 feet to the west line of said Lot 8; thence south along the said west line of said Lots 8 and 9, a distance of 142.00 feet; thence east at right angles to the last described line, a distance of 120.00 feet to the point of beginning, in Cook County, Illinois.

Subparcel 7.

The east 10.00 feet of Lot 10, together with the east 10.00 feet of Lot 7, lying south of and adjoining a line 156.16 feet north of and parallel with the south line of said Lot 10 in Block 2 in Taylor and Keigh's Subdivision of the east half of the northwest quarter of Section 4, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 2:

Lots 2, 3 and 6 in Block 2 in Taylor and Keigh's Subdivision of the east half of the northwest quarter of Section 4, Township 38 North, Range 14, East of the Third Principal Meridian, together with that part of lot in aforesaid Block 2, described as follows: for the following courses, the north line of Lot 7 is considered as veering due east and west, commencing at the northwest corner of aforesaid Lot 7; thence due east in the north line of said Lot 7, a distance of 292.29 feet to a point in the west line of the 20-foot alley (said west line of alley being also the west line of the east 10.00 feet of said Lot 7); thence south 00 degrees, 15 minutes east in said west line of alley, a distance of 51.80 feet to a point, said point also being 67.00 feet north of the south line of aforesaid Lot 7; thence due west in the north line of the south 67.00 feet of aforesaid Lot 7, a distance of 124.42 feet to a point; thence north 85 degrees, 31 minutes, 30 seconds west in a line, a distance of 167.90 feet to a point in the west line of aforesaid Lot 7, also being 79.32 feet north of the southwest corner of said Lot 7; thence north in the west line of said Lot 7, a distance of 39.48 feet to the point of beginning, in Cook County, Illinois.

## Parcel 3:

All that part of Block 1 in Superior Court Subdivision of the west half of the northwest quarter of Section 4, Township 38 North, Range 14, East of the Third Principal Meridian, lying north and east of a strip of land 15 feet in width in said Block 1, occupied by the Chicago Junction Railway Company's right-of-way for switch track connections with its main line right-of-way, the centerline of which strip is described as follows: beginning at a point on the north line of said Block 1, 132.75 feet east of the west line of said block; thence south on a line parallel with and 132.75 feet east of the west line of said block, 397.55 feet to a point; thence in a southeasterly direction on a tangential curved line convex to the southwest, having a radius of 200 feet, to its intersection with the north right-of-way line of the Chicago Junction Railway Company, 17.17 feet west of the east line of said Block 1, in Cook County, Illinois.

## Address:

3900 -- 3946 South Normal Avenue  
Chicago, Illinois 60609.

## Permanent Tax Index Numbers:

20-04-104-001;  
20-04-104-002;  
20-04-104-004;  
20-04-104-010;  
20-04-104-012;  
20-04-104-013;  
20-04-104-014;  
20-04-104-015; and  
20-04-104-016.

**COMMITTEE ON ETHICS AND GOVERNMENT OVERSIGHT.**

---

**AMENDMENT OF CHAPTERS 2-56 AND 2-156 OF MUNICIPAL CODE REGARDING ETHICS VIOLATIONS AND OVERSIGHT.**

[SO2019-5305]

The Committee on Ethics and Government Oversight submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Ethics and Government Oversight, having had under consideration a substitute ordinance introduced by Alderman Michele Smith, together with Mayor Lori E. Lightfoot, Aldermen Matt Martin, Andre Vasquez, Jr., James Cappleman and Osterman, amending Chapters 2-56 and 2-156 of the Municipal Code of Chicago regarding government ethics, having 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 present, with no dissenting votes.

Respectfully submitted,

(Signed) MICHELE SMITH,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Chapter 2-56 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

2-56-025 Definitions.

Whenever used in this chapter:

(Omitted text is not affected by this ordinance.)

(b) "Ultimate jurisdictional authority" shall mean the following:

(1) for any city officer (elected or appointed), city employee, contractor/vendor or lobbyist with respect to a violation of the Governmental Ethics Ordinance (Chapter 2-156 of this Code), the city Board of Ethics;

(2) for all other matters affecting any city employee who is:

(i) not employed by a city council member or committee or bureau or other service agency of the city council: the mayor and, as appropriate, the head of each affected department or agency;

(ii) employed by a city council member or committee or bureau or other service agency of the city council: the city council member, committee chairman or head of the bureau or other service agency of the city council, respectively;

(3) for all other matters affecting a city contractor, vendor, or bidder seeking a city contract: the mayor and, as appropriate, the head of each affected department or agency;

(4) for all other matters affecting a city licensee or entity seeking city certification: the mayor and, as appropriate, the head of each affected department or agency;

(5) for all other matters related to the city council: the chairman of the city council Committee on committees, rules and ethics Ethics and Government Oversight.

2-56-030 Inspector General -- Powers And Duties.

In addition to other powers conferred herein, ~~and subject to subsection 2-56-050(a)(2),~~ the inspector general shall have the following powers and duties:

(Omitted text is not affected by this ordinance.)

(h) (1) To issue subpoenas to compel the attendance of witnesses for purposes of examination and the production of documents and other items for inspection and/or duplication. Issuance of subpoenas shall be subject to the restrictions contained in Section 2-56-040; and

(2) To work with the Law Department to retain counsel to enforce and defend against subpoenas, provided:

(i) such counsel are, at the exclusive option and request of the Inspector General, either: (A) Office of Inspector General attorneys whom the Corporation Counsel designates as Special Assistants Corporation Counsel for the limited purposes stated in this paragraph (h)(2), or (B) outside counsel, acceptable to the Inspector General, retained for said limited purposes by the Law Department. Corporation Counsel approval of the Inspector General's requests made under this paragraph (h)(2) shall not be unreasonably withheld, delayed or conditioned:

(ii) any such outside counsel are retained pursuant to the standard terms of engagement then used by the Corporation Counsel, including any limitations on fees or costs; and

(iii) the costs of such representation are paid from the appropriations of the Office of Inspector General.

Nothing in this provision shall be construed to alter the exclusive authority of the Corporation Counsel to either defend and supervise the defense of claims against the City and/or individual City defendants, or to provide the Inspector General or his Office with the authority to settle monetary or other claims against the City and/or individual City defendants.

(Omitted text is not affected by this ordinance.)

~~2-56-045 Complaints Concerning Aldermen; Confidentiality.~~

~~(a) The inspector general may not undertake an investigation of any alderman except pursuant to a complaint that (1) names the alderman; and (2) states the facts underlying the complaint; and (3) is signed by the person making the complaint. A city officer or city employee may be a signatory to file a complaint.~~

~~(b) The identity of the person making a complaint described in subsection (a) of this section shall be confidential and shall not be disclosed by the inspector general except as required by law.~~

2-56-050 Conduct Of City Officers, Employees And Other Entities.

(a) ~~(1)~~ The powers and duties of the inspector general shall extend to the conduct of the following: (1) all elected officers and appointed officers of the city government in the performance of their official duties; (2) all city employees in the performance of their official duties; (3) lobbyists engaged in the lobbying of elected or appointed city officers or employees; (4) all contractors and subcontractors in the providing of goods or services to the city, the city council, any city council committee or bureau or other service agency of the city council pursuant to a contract; (5) persons seeking contracts or certification of eligibility for contracts with the city, the city council, any city council committee or bureau or other service agency of the city council; (6) persons seeking certification of eligibility for participation in any city program; and (7) any corporation, trust, or other entity established by the City pursuant to an ordinance adopted by the City Council on October 11, 2017, and in accordance with Division 13 of Article 8 of the Illinois Municipal Code, codified at 65 ILCS 5/8-13-5, et seq., for the limited purpose of issuing obligations for the benefit of the City. Nothing in this section shall preclude the inspector general from referring a complaint or information to the appropriate local, state or federal inspector general, the appropriate sister agency, or the appropriate federal, state or local law enforcement authorities.

~~(2) The powers and duties of the inspector general relative to the city council, any member of the city council, and any city employee defined as such under subsection 2-56-025(a)(2) or (a)(3), shall be limited to investigating allegations that such person has violated Chapter 2-156 or any other law, order or rule/regulation applicable to such person in the performance of his duties or the discharge of his responsibilities.~~

(Omitted text is not affected by this ordinance.)

2-56-155 Statute Of Limitations On Ethics Investigations.

An investigation of any violation of Chapter 2-156 may not be initiated more than two five years after the most recent act of alleged misconduct.

2-56-065 Response To Recommendations By The Inspector General.

~~(a) Except as provided in subsection (b) of this section,~~ if the inspector general issues a recommendation for discipline or other administrative action in a summary report, the ultimate jurisdictional authority must respond to that recommendation within 30 days with a written response to the inspector general. This response must include either (1) a description of any disciplinary or administrative action the ultimate jurisdictional authority has taken with respect to the employee in question or (2) a request for a 30-day extension of the 30-day decision period if additional time is needed by the ultimate jurisdictional authority to review the recommendation. If the ultimate jurisdictional authority did not take any disciplinary or administrative action, or took a

different disciplinary or administrative action than that recommended by the inspector general, the ultimate jurisdictional authority must describe the different action and explain the reasons for the different action in the written response. This response must be submitted to the inspector general within the 30-day decision period. The inspector general may approve a request for an extension of this 30-day decision period for a period of time not to exceed 30 days if additional time is needed by the ultimate jurisdictional authority to review the recommendation of discipline.

~~(b) If the inspector general issues a report to the chairman of the city council committee on committees, rules and ethics, the chairman shall, within 14 days, forward the report and any attached records to the appropriate person with authority to take action taken. Upon receipt of the report by the person with authority to take action, that person shall review the report and recommendations and within 30 days provide a written response to the inspector general. Provided, however, that if action by the chairman of the committee on committees, rules and ethics is required, the written response to the inspector general must be made within 60 days of receipt of the report. If no action is taken on the inspector general's recommendation, or different disciplinary or administrative action is taken, the person with authority to take action must describe the different action and explain the reasons for taking that action in a written response. This response must be submitted to the inspector general within the applicable 30 or 60 day decision period. The inspector general may approve only one 60 day extension.~~

SECTION 2. Chapter 2-156 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

2-156-010 Definitions.

The following definitions shall apply for purposes of this chapter:

(Omitted text is not affected by this ordinance.)

(p) "Lobbyist" means any person who, on behalf of any person other than himself, or as any part of his duties as an employee of another, undertakes to influence any legislative or administrative action, including but not limited to:

- (1) A bond inducement ordinance;
- (2) A zoning matter;
- (3) A concession agreement;
- (4) The creation of a tax increment financing district;
- (5) The establishment of a Class 6(b) Cook County property tax classification;

- (6) The introduction, passage or other action to be taken on an ordinance, resolution, motion, order, appointment or other matter before the city council;
- (7) The preparation of contract specifications;
- (8) The solicitation, award or administration of a contract;
- (9) The award or administration of a grant, loan, or other agreement involving the disbursement of public monies; or
- (10) Any other determination made by an elected or appointed city official or employee of the city with respect to the procurement of goods, services or construction.

Provided, however, that a person shall not be deemed to have undertaken to influence any legislative or administrative action solely by submitting an application for a city permit or license or by responding to a city request for proposals or qualifications.

The term "lobbyist" shall include, but is not be limited to, any attorney, accountant, or consultant engaged in the above-described activities; provided, however, that an attorney shall not be considered a lobbyist while representing clients in a formal adversarial hearing. A person who seeks to influence legislative or administrative action on behalf of a not-for-profit entity shall be deemed a lobbyist only if such person: (i) is paid or otherwise compensated for those efforts; or (ii) undertakes those efforts as a matter of professional engagement, regardless of pay or other compensation. ~~The term "lobbyist" shall not include any volunteer, employee, officer or director of a not for profit entity who seeks to influence legislative or administrative action solely on behalf of that entity. Provided further, that if (1) any person is paid or otherwise compensated to influence legislative or administrative action on behalf of a not for profit entity; and (2) such not for profit entity lobbies on behalf of for profit entities or individuals engaged in a for profit enterprise, such person shall be deemed to be a lobbyist within the meaning of this chapter.~~

#### 2-156-090 Representation Of Other Persons.

(a) No elected official or employee may represent, or derive any income or compensation from the representation of any person other than the city in any formal or informal proceeding or transaction before any city agency in which the agency's action or non-action is of a nonministerial nature; provided that nothing in this subsection shall preclude any employee from performing the duties of his employment, or any elected official from appearing without compensation before any city agency on behalf of his constituents in the course of his duties as an elected official.

(b) No elected official or employee may represent, or derive any income, or compensation or other tangible benefit from the representation of, any person, in any judicial, or quasi-judicial or other proceeding before any administrative agency or court; (i) in which the City is an adverse party; or (ii) that may result in an adverse effect on

City revenue, City finances, or the health, safety, welfare or relative tax burden of any City residents and that person's interest is adverse to that of the city.

(c) No appointed official may represent any person in the circumstances described in subsection (a) or (b) unless the matter is wholly unrelated to the official's city duties and responsibilities.

(d) No official or employee may derive any income, compensation or other tangible benefit from providing opinion evidence as an expert against the interests of the City in any judicial or quasi-judicial proceeding before any administrative agency or court.

#### 2-156-220 Persons Or Entities Not Required To Register.

This article is not intended and shall not be construed to apply to the following:

(a) Persons who own, publish or are employed by a newspaper or other regularly published periodical, or who own or are employed by a radio station, television station or other news medium which, in the ordinary course of business, disseminates to the general public news, editorial or other comment, or paid advertisements which directly urge the passage or defeat of, action upon, any legislative or administrative matter. This exemption shall not be applicable to such persons insofar as they receive additional compensation or expenses from any other source for undertaking to influence legislative or administrative action;

(b) Officials and employees of the City of Chicago, or of any other unit of government, who appear in their official capacities before any city agency for the purpose of explaining the effect of any legislative or administrative matter pending before such body;

(c) Persons who participate in drafting Municipal Code or other ordinance revisions at the request of the city; or

(d) Persons who testify publicly before the city council, a committee or other subdivision of the city council, or any city agency, department, board or commission. This exemption (d) shall apply only to the extent that such persons appear in the foregoing capacity. If such persons also engage in activities for which this article otherwise requires them to register, they shall so register for those activities.

(e) Persons who, either as a member of, or on behalf of, a not-for-profit entity: (1) undertake nonpartisan analysis, study, and research; (2) provide technical advice or assistance; or (3) examine or discuss broad social, economic, and similar problems.

#### 2-156-230 Information Required Of Registrants.

(Omitted text is not affected by this ordinance.)

(d) The registration statement required under this section shall be accompanied by a written statement certifying that all information contained therein is true and correct, and a registration fee of \$350.00 per person identified as a lobbyist in the registration statement. In addition to this registration fee of \$350.00 per person, there shall also be an annual fee of \$75.00 for each additional registered client after the first client. Provided, however, that the board shall consider and may, in accordance with objective criteria established by rule, grant a waiver or reduction of the registration and client fees ~~fee~~ required under this subsection (d) for a specific lobbyist, upon written request in a format and accompanied by such proof as may be specified by the board, based on the following: The (i) the lobbyist is a person who is paid or otherwise compensated to lobby by a non-profit entity with for-profit members and either (i) the person's primary lobbying responsibilities are to foster small business initiatives primarily within a single official community area or neighborhood within the meaning of Section 1-14-010, or (ii) the non-profit entity has been approved or is pending approval by the city council to be a special service area service provider for the city influence legislative or administrative action solely on behalf of one not-for-profit entity; and (ii) the entity is exempt from income taxation under Section 501(c)(3) of the Internal Revenue Code of 1986.

2-156-465 Sanctions.

(Omitted text is not affected by this ordinance.)

(b) Fines. The following fines shall, as appropriate, apply to violations of this chapter:

(Omitted text is not affected by this ordinance.)

(8) Violation Of Chapter Provisions. Any person who violates any other provision of this chapter, where no other fine is specifically provided, shall be subject to a fine of not less than ~~\$500.00~~ \$1,000.00 and not more than ~~\$2,000.00~~ \$5,000.00 for each offense.

SECTION 3. The amendment to Section 2-156-090 in Section 2 of this ordinance shall take effect 90 days after passage and publication. After passage and publication, the amendment to Sections 2-156-010, 2-156-220 and 2-156-230 in Section 2 of this ordinance shall take effect on January 1, 2020. The remainder of this ordinance shall take effect 10 days after passage and publication.

**COMMITTEE ON HEALTH AND HUMAN RELATIONS.****CONDEMNATION OF LEGISLATIVE EFFORTS TO DIMINISH WOMEN'S  
REPRODUCTIVE RIGHTS GRANTED UNDER *ROE V. WADE*.**

[R2019-348]

The Committee on Health and Human Relations submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Health and Human Relations, to which was referred a resolution by Alderman Roderick T. Sawyer, calling for condemnation of legislative efforts to diminish women's reproductive rights granted under *Roe v. Wade*, 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 unanimous vote of the members of the committee, with no dissenting votes.

Respectfully submitted,

(Signed) RODERICK T. SAWYER,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Nugent, Vasquez, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 46.

*Nays* -- Aldermen Reboyras, Cardona, Sposato, Napolitano -- 4.

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

The following is said resolution as adopted:

WHEREAS, For almost a half century, the right of a woman to terminate a pregnancy has been guaranteed by well-settled black-letter law in the United States. The 1973 *Roe v. Wade* landmark decision by the U.S. Supreme Court struck down a Texas statute banning abortion and legalized the procedure nationally until the fetus reaches viability, usually at 24 to 28 weeks. Furthermore, the high court held that a woman's right to do so was implicit in the right to privacy protected by the 14<sup>th</sup> Amendment to the U.S. Constitution; and

WHEREAS, Forty-six years later, the facts have followed the precept laid down in the wisdom of the 42<sup>nd</sup> United States president that this procedure be "safe, legal and rare". The number of abortions performed this year have dropped well below the 1973 level, thus refuting fears that demand would skyrocket. According to Gallup, 60 percent of Americans support abortion rights in the first trimester as is consistent with the *Roe v. Wade* ruling. Notwithstanding, 10 state legislatures have seen fit to promulgate and pass legislation which their governors have signed into law, measures that would further curtail or even deny a woman's right to terminate a pregnancy altogether; and

WHEREAS, Since 2011, multiple state governments have been pursuing an aggressive agenda to broadly undermine women's reproductive rights. State legislators have passed hundreds of restrictions on abortion. These efforts have been extensive and diverse. However, this year's recent enactments of first-trimester abortion laws portend a more direct assault on *Roe v. Wade* protections. Nine states seek to prevent termination at earlier stages of gestation than now allowed by *Roe v. Wade*. Utah and, more recently, Arkansas voted to limit the procedure to the middle of the second trimester. Georgia, Kentucky, Louisiana, Missouri, Mississippi and Ohio passed so-called "heartbeat bills" that prohibit termination after six to eight weeks of pregnancy. The neighboring State of Indiana developed the most insidious legislation, banning the medical procedure used to terminate second trimester pregnancies. Alabama produced the most extreme statute, completely banning all abortions and imposing harsh measures for performing the procedure; and

WHEREAS, These legislators and governors have acted disingenuously, knowing full well the draconian statutes they have enacted are unlawful and unconstitutional. These capricious and arbitrary acts were designed solely for the purpose of rolling back or even overturning *Roe v. Wade* due to the recent five-justice conservative majority on the U.S. Supreme Court, a radical difference in make-up and philosophy from the Supreme Court of the early 1970s. After close to five decades have passed, a woman's right to control her own body need not and should not be relitigated; and

WHEREAS, It behooves the many fair-minded members of governing bodies throughout this nation to unite and speak as one voice in condemning such deplorable and unconscionable attacks on a woman's right to choose. It is incumbent upon this august body to promote and encourage action in defense of this vital principle and respect for the rights of women here and throughout this great nation; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City of Chicago City Council, gathered on this 24<sup>th</sup> day of July 2019 A.D., express our condemnation of and outrage at the promulgation and passage of such knowingly unlawful and unconstitutional legislation to repress or even end women's sexual and reproductive rights that have been adjudicated, upheld and guaranteed by the 14<sup>th</sup> Amendment for 46 years, spending time and treasure in pursuit of purely moralistic and sectarian objectives; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Honorable Gary R. Herbert, Governor of Utah; Honorable William Asa Hutchinson II, Governor of Arkansas; Honorable Brian P. Kemp, Governor of Georgia; Honorable Matthew G. Bevin, Governor of Kentucky; Honorable John Bel Edwards, Governor of Louisiana; Honorable Michael L. Parson, Governor of Missouri; Honorable Dewy Phillip Bryant, Governor of Mississippi; Honorable Richard Michael DeWine, Governor of Ohio; Honorable Eric J. Holcomb, Governor of Indiana; and Honorable Kay Ellen Ivy, Governor of Alabama.

---

**COMMITTEE ON HOUSING AND REAL ESTATE.**

---

ESTABLISHMENT OF COMMUNITY RECEIVER TRAINING PROGRAM AND EXECUTION OF AGREEMENT WITH DEARBORN REAL ESTATE BOARD, DOING BUSINESS AS DEARBORN REALTIST BOARD, TO USE AFFORDABLE HOUSING OPPORTUNITY FUNDS TO ADMINISTER TRAINING PROGRAM FOR CITY RESIDENTS TO ACQUIRE, REHABILITATE AND REUSE DISTRESSED PROPERTIES AS AFFORDABLE HOUSING BY LOW-INCOME HOUSEHOLDS.

[O2019-4129]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Housing and Real Estate, for which a meeting was held on July 17, 2019, having had under consideration an ordinance introduced by Mayor Lori E. Lightfoot on June 12, 2019, this being the establishment of a community receiver training program

and execution of an agreement with Dearborn Real Estate Board, doing business as Dearborn Realtist Board, 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 voice vote of all committee members present, with no dissenting votes.

Respectfully submitted,

(Signed) HARRY OSTERMAN,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 Article VII, Section 6(a) of the 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 determined that the continuance of a shortage of affordable housing to persons of low- and moderate-income is harmful to the health, prosperity, economic stability and general welfare of the City; and

WHEREAS, The City, through its Department of Planning and Development ("DPD"), desires to establish a Community Receiver Training Program (the "Training Program") to provide education about the receivership and forfeiture process and training to individuals interested in becoming court-appointed receivers charged with maintaining and improving distressed properties throughout the City, and related activities, as more specifically set forth on Exhibit A attached hereto; and

WHEREAS, DPD desires to enter into an agreement with Dearborn Real Estate Board, doing business as Dearborn Realist Board, an Illinois not-for-profit corporation ("DRB"), to administer the Training Program; and

WHEREAS, Pursuant to Section 2-44-080(G)(1) of the Municipal Code of Chicago (the "Municipal Code"), funds deposited into the Affordable Housing Opportunity Fund ("AHOF Funds") may be used for the construction, rehabilitation or preservation of affordable housing or may be used in connection with such other housing programs as shall be specifically approved by the City Council for such revenues; and

WHEREAS, The Training Program directly enhances the ability of City residents to acquire vacant and foreclosed single-family residential properties within the City for rehabilitation and re-use as affordable housing by low-income households; and

WHEREAS, The City desires to authorize the use of AHOF Funds for the Training Program; 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 Community Receiver Training Program, as set forth in Exhibit A attached hereto and made a part hereof, is hereby authorized.

SECTION 3. DRB is hereby designated to administer the Training Program, subject to the supervision of DPD.

SECTION 4. AHOF Funds, as may be appropriated from time to time, are hereby authorized for use in connection with the Training Program.

SECTION 5. Subject to the approval of the Corporation Counsel, and subject to the appropriation of funding, the Commissioner of DPD (the "Commissioner") and a designee of the Commissioner (together with the Commissioner, the "Authorized Officer") are each hereby authorized to negotiate, execute and deliver an agreement with DRB substantially in the form attached hereto as Exhibit B and made a part hereof, for the purpose of administering the Training Program for the City, and such other supporting documents as may be necessary to carry out and comply with the provisions thereof, with such changes, deletions and insertions as shall be approved by the Authorized Officer, and are each hereby authorized to perform any and all acts as shall be necessary or advisable in connection with the Training Program.

SECTION 6. At such time as the City's Commissioner of Housing makes a determination in accordance with Section 2-44-040(c) of the Municipal Code, then all references in this ordinance to the "Department of Planning and Development", "DPD", "Commissioner" or "Authorized Officer" shall thereafter be deemed to be references to the City's Department of Housing and the Commissioner of Housing, as applicable.

SECTION 7. To the extent that any ordinance, resolution, rule, order or provision of the Municipal Code, or part thereof, conflicts 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 and approval.

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

*Exhibit "A".*  
(To Ordinance)

*Community Receiver Training Program Scope Of Services.*

General Description:

The Community Receiver Training Program (the "Training Program") shall provide a no cost comprehensive education about the legal receivership and forfeiture process to individuals interested in becoming court-appointed receivers of distressed, vacant or abandoned properties in the City. The goal of the Training Program is to equip interested individuals with the skills necessary to acquire and stabilize troubled properties in and around their own neighborhoods.

The Training Program will be marketed city-wide and shall be open to all interested individuals. The objective is that not fewer than 100 individuals will successfully complete the Training Program per year.

Each session of the Training Program for a group of enrolled individuals will first consist of a full five-day week of classroom training, experiential learning and educational interviews, taught by trainers, coaches, members of the judicial system and other specialists who have significant experience in legal receivership and forfeiture processes.

Successful completion of the main training qualifies the enrollee for a certificate of completion. Certificate recipients are then eligible, as the post-certificate element of the Training Program, to participate in small-group "Pod" sessions, receive small-group "Pod" coaching, gain access to a specialized database of receiver properties, and gain access to a lending consultant.

The City will retain an agency, Dearborn Real Estate Board, doing business as Dearborn Realist Board, an Illinois not-for-profit corporation ("Program Administrator"), to operate and administer the Training Program. The Program Administrator may enter into consulting or subgrant agreements as it deems appropriate to fulfill its operation and administration of the Training Program.

**Eligible Participants: No Fees Or Costs:**

Any adult person who completes the Training Program application is eligible to enroll in the Training Program. The application process shall have no fee for the applicant.

Eligibility for the Training Program is not a guarantee of a seat in a training session.

There will be no cost or fee charged to an enrollee throughout a given training session.

There will be no cost or fee charged to an enrollee for the certificate of completion that will be awarded to those who successfully complete the Training Program.

**Eligible Properties:**

The Training Program focuses on the skills necessary to acquire one- to four-unit housing properties within the City through the Circuit Court of Cook County receivership and forfeiture process, and the skills to begin rehabilitating and preserving properties pursuant to court requirements.

**Staffing:**

The Program Director, an employee of the Program Administrator, will have duties that include hiring and overseeing trainers, coaches and Pod coaches.

Trainers' duties shall include fulfilling the Training Program curriculum.

Pod Coaches' duties shall include delivering technical assistance to graduates, conducting Pod sessions and one-on-one meetings, and monitoring post-certificate projects.

The Lending Consultant's duties shall include providing technical assistance to graduates who are seeking loans to acquire and rehabilitate forfeited properties through housing court.

**Scope Of Classroom Sessions:**

Classroom sessions will be conducted throughout the year. Each Classroom session will be conducted for a period of one week.

Representatives from various City departments, the courts and community lending institutions will teach the Training Program curriculum (the "Curriculum") to participants. The Curriculum will focus on the receivership and forfeiture process and will provide participants with the opportunity to observe real or mock housing court sessions.

Upon completion of the Curriculum, participants will be able to take an exit exam in order to obtain a certificate and become a graduate.

#### Scope Of Pod Sessions And Coaching:

Graduates will be assigned to Pod groups based on their experience and skill level. Pod sessions will be conducted on a monthly basis for the life of the Training Program. A Pod Coach will be assigned to each Pod group.

Pod Coaches will provide individualized assistance to graduates belonging to their assigned Pod group. Pod Coaches are responsible for answering questions, conducting one-on-one meetings, and reviewing graduates' projects.

#### Project Database:

All graduates will have access to a project database that includes information about opportunities available through the housing courts. The project database will be maintained by the Program Administrator, or by an organization retained for such purposes.

#### Lending Consultant:

All graduates will have access to a lending consultant (the "Lending Consultant"). The Lending Consultant will provide loan preparation assistance to graduates who are not yet ready to undertake a receivership loan. The Lending Consultant will assist loan-ready graduates who are seeking to secure capital for the acquisition and rehabilitation of forfeited properties obtained through the receivership and forfeiture process.

#### Reporting:

The Program Administrator will collect and report data to the City for the Training Program quarterly, as follows:

- Outreach activities to identify and enroll students (narrative)
- Demographic and Community/Ward breakdown of students enrolled
- Student attendance collected and submitted
- Number of classes
- Number of individuals enrolled per class
- Number of individuals graduated per class
- Number of individuals receiving coaching on a quarterly basis

Quarterly reports will be due no later than the second week of the end of each calendar quarter.

*Exhibit "B".  
(To Ordinance)*

*Agency Agreement With Dearborn Real Estate Board,  
Doing Business As Dearborn Realtist Board.*

	<b>Agency Agreement</b> of the City of Chicago ("City")	Title of the Program  <b>Community Receiver Training Program</b>
Contract (P.O.) Number:	Specification Number:	Vendor Number:
Name and address <sup>1</sup> of Agency ("You"):  Dearborn Real Estate Board d/b/a Dearborn Realtist Board 8454 S. Stony Island Chicago IL 60617  Email: _____	City Department ("Department") and Address:  Department of Planning and Development 121 N. LaSalle Street Room 1000 Chicago IL 60602  Attn: Commissioner	Term of Agreement:  Start Date/ Date of Agreement: January 1, 2019  End Date: December 31, 2019
Maximum Compensation (subject to the availability and appropriation of funds and satisfactory performance):  \$300,000	Committed Compensation:	

Fund Numbers and amounts:  
 [AHOF corporate only, if non-AHOF corporate funding was granted separately] \_\_\_\_\_

Is the Agency a Business Associate (as defined in HIPAA)? Yes  No

Special Conditions: the above grant is subject to the Special Conditions or limitations as are set forth in the attached page(s)

Brief Description of Program (the "Program"):

Grant funds are to establish a Community Receiver Training Program (the "Training Program") to provide education about the receivership and forfeiture process and training to individuals interested in becoming court appointed receivers charged with maintaining and improving distressed properties throughout the City.

<sup>1</sup> Address must be a street address (Post Office boxes are not acceptable) from which you administer programs providing Services principally to low and moderate income residents of the City of Chicago

**SPECIAL CONDITIONS**

You acknowledge and agree:

The City Council of the City, a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, has appropriated Affordable Housing Opportunity Funds (AHOF) corporate funds to be used for the Program.

The City desires to enter into this Agreement with you to provide services under the Program. You represent that you have the institutional, managerial, professional and financial capability to provide services in connection with the Program to the full satisfaction of the City and that you are ready, willing and able to enter into this Agreement.

This Agreement will take effect as of the Start Date and continue through the End Date or until the Services are completed or until this Agreement is terminated, whichever occurs first (the "Term"). All Services must be performed within the Term and as more specifically required under this Agreement. "Agreement" means this Agency Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

Any payments under the first year of this Agreement will be made from Fund Numbers identified above and are subject to the annual appropriation and availability of funds. In subsequent years, the City may change the fund numbers at its sole discretion. The "Maximum Compensation" is the maximum compensation that you may be paid under this Agreement, without an amendment to this Agreement authorizing a higher amount.

Notwithstanding the Maximum Compensation, the amount of funds the City commits to pay to you as of the effective date of this Agreement ("Committed Compensation") is reflected in the "Budget" attached as Exhibit A and incorporated by reference. In no event will the cumulative Committed Compensation exceed the Maximum Compensation without a written amendment to this Agreement. In the event that the City pays you the total amount of Committed Compensation for the Services without providing written notification of an increase in the amount of Committed Compensation, no further payments shall be made under this Agreement unless and until this Agreement is amended.

You must comply with all the Terms and Conditions of this Agreement including those found on Exhibit D. You agree to comply with the requirements set forth in the following exhibits which are attached to and made a part of this Agreement. All provisions listed in the Exhibits have the same force and effect as if they had been listed in the body of this Agreement.

Exhibit A	Budget
Exhibit B	Scope of Services and Time Limits for Performance
Exhibit C	Economic Disclosure Statement and Affidavit (Certificate of Filing)

The signature page to this Agreement follows Exhibit C.

Exhibit D	Terms and Conditions
Exhibit E	Insurance Requirements
Exhibit F	HIPAA Requirements

(Sub)Exhibits "A", "B", "C" "D", "E" and "F" referred to in this Agency Agreement with Dearborn Real Estate Board, doing business as Dearborn Realist Board, read as follows:

*(Sub)Exhibit "A".*

(To Agency Agreement With Dearborn Real Estate Board,  
Doing Business As Dearborn Realist Board)

*Budget.*

[To Come]

*(Sub)Exhibit "B".*

(To Agency Agreement With Dearborn Real Estate Board,  
Doing Business As Dearborn Realist Board)

*Scope Of Services.*  
(Work Program(s))

[To Come]

*(Sub)Exhibit "C".*

(To Agency Agreement With Dearborn Real Estate Board,  
Doing Business As Dearborn Realist Board)

*Economic Disclosure Statement And Affidavit.*  
(Certificate Of Filing Attached)

[To Come]

**Signature page to Agency Agreement**

Name of Agency:  Dearborn Real Estate Board d/b/a Dearborn Realist Board	Contract (P.O.) Number:
--	-------------------------

Signed at Chicago, Illinois:

<b>City Approval</b>	<b>Agency Acceptance</b>
Typed Name and Title of Approving City Official:  _____ Commissioner, Department of Planning and Development	Typed Name and Title of Authorized Agency Official (executive director or corp. president) <sup>1</sup> :  _____
Signature of Approving City Official:	Signature of Approving Agency Official:
Date of Signature:	Date of Signature:

Notarization of signature of Agency Official:

State of \_\_\_\_\_  
 County of \_\_\_\_\_

This instrument was acknowledged before me on \_\_\_\_\_ (date) by \_\_\_\_\_ (name/s of person/s) as \_\_\_\_\_ (type of authority, e.g., officer, trustee, etc.) of \_\_\_\_\_ (name of party on behalf of whom instrument was executed).

Signature of Notary Public

SEAL:

<sup>1</sup> If this Agreement is signed by any individual other than the corporate president or the executive director of the Agency, attach a copy of that section of Corporate By-Laws or other authorization, such as a resolution by the Board of Directors, that permits the individual to sign the Agreement for the Agency

*(Sub)Exhibit "D".*  
(To Agency Agreement With Dearborn Real Estate Board,  
Doing Business As Dearborn Realist Board)

*Terms And Conditions.*

**ARTICLE 1. FUNDING CHANGES**

At any time upon written notice to you the City, in its sole discretion, including without limitation based on periodic reviews of the spending levels under this Agreement, may reduce the Maximum Compensation and/or Committed Compensation. Upon reduction of the Maximum Compensation and/or Committed Compensation, you will fully cooperate with the City's deobligation and/or reprogramming of funds. See Article 5, Compensation, and Article 13, Additional Compensation Provisions, and other provisions for further terms and conditions related to compensation under this Agreement.

**ARTICLE 2. DEFINITIONS**

**2.1 Definitions.** The following words and phrases have the following meanings for purposes of this Agreement:

**"Additional Services"** means those services which are within the general scope of Services of this Agreement, but beyond the description of services required under Section 3.1, Scope of Services, and all services reasonably necessary to complete the Additional Services to the standards of performance required by this Agreement. Any Additional Services requested by the Department require the approval of the City in a written amendment under Section 10.3, Amendments, before you are obligated to perform those Additional Services and before the City becomes obligated to pay for those Additional Services.

**"Affiliate,"** when used to indicate a relationship with a specified person or entity, means a person or entity that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with such specified person or entity, and a person or entity shall be deemed to be controlled by another person or entity, if controlled in any manner whatsoever that results in control in fact by that other person or entity (or that other person or entity and any persons or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

**"Agreement"** means this Agency Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

**"Chief Procurement Officer"** means the Chief Procurement Officer of the City and any representative duly authorized in writing to act on his behalf.

**"Municipal Code"** means the Municipal Code of Chicago, as amended

**"Services"** means, collectively, the services, duties and responsibilities described in Article 3, Duties and Responsibilities of Grantee, and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

**"Subcontractor"** means any person or entity with whom you contract to provide any part of the Services, including subcontractors and subconsultants of any tier, suppliers and materials providers, whether or not in privity with you

## 2.2 Interpretation

- i. The term "include" (in all its forms) means "include, without limitation" unless the context clearly states otherwise.
- ii. All references in this Agreement to Articles, Sections or Exhibits, unless otherwise expressed or indicated are to the Articles, Sections or Exhibits of this Agreement.
- iii. Words importing persons include firms, associations, partnerships, trusts, corporations and other legal entities, including public bodies, as well as natural persons.
- iv. Any headings preceding the text of the Articles and Sections of this Agreement, and any table of contents or marginal notes appended to it, are solely for convenience or reference and do not constitute a part of this Agreement, nor do they affect the meaning, construction or effect of this Agreement.
- v. Words importing the singular include the plural and vice versa. Words of the masculine gender include the correlative words of the feminine and neuter genders
- vi. All references to a number of days mean calendar days, unless indicated otherwise.

## ARTICLE 3. DUTIES AND RESPONSIBILITIES OF AGENCY

**3.1 Scope of Services.** This description of Services is intended to be general in nature and is neither a complete description of your Services nor a limitation on the Services that you are to provide under this Agreement. You must provide the Services in accordance with the standards of performance set forth in Section 3.3, Standard of Performance. The Services that you must provide include, but are not limited to, those described in Exhibit B, Scope of Services and Time Limits for Performance, which is attached to this Agreement and incorporated by reference as if fully set forth herein. Exhibit B will set forth specific reporting requirements, if any.

**3.2 Deliverables.** In carrying out your Services, you must prepare or provide to the City various Deliverables. "Deliverables" include work product, such as written reviews, recommendations, reports and analyses, produced by you for the City. The City may reject Deliverables that do not include relevant information or data, or do not include all documents or other materials specified in this Agreement or reasonably necessary for the purpose for which the City made this Agreement or for which the City intends to use the Deliverables. If the City determines that you have failed to comply with the foregoing standards, the City has 30 days from the discovery to notify you of your failure. If you do not correct the failure, if it is possible to do so, within 30 days after receipt of notice from the City specifying the failure, then the City, by written notice, may treat the failure as a default of this Agreement under Section 9.1, Events of Default Defined. Partial or incomplete Deliverables may be accepted for review only when required for a specific and well-defined purpose for the benefit of the City and when consented to in advance by the City. Such Deliverables will not be considered as satisfying the requirements of this Agreement and partial or incomplete Deliverables in no way relieve you of your commitments under this Agreement.

**3.3 Standard of Performance.** You must perform all Services required of you under this Agreement with that degree of skill, care and diligence normally shown by a contractor performing services of a scope and purpose and magnitude comparable with the nature of the Services to be provided under this Agreement. You acknowledge that you are entrusted with or have access to valuable and confidential information and records of the City and with respect to that information, you agree to be held to the standard of care of a fiduciary.

You must assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. You must provide copies of any such licenses. You remain responsible for the professional and technical accuracy of all Services or Deliverables furnished, whether by you or your

Subcontractors or others on your behalf. All Deliverables must be prepared in a form and content satisfactory to the Department and delivered in a timely manner consistent with the requirements of this Agreement.

If you fail to comply with the foregoing standards, you must perform again, at your own expense, all Services required to be re-performed as a direct or indirect result of that failure, unless the reason is failure to have and maintain required licensure. See subsection 8.1(A), Warranties and Representations, regarding failure to comply with licensure requirements. Any review, approval, acceptance or payment for any of the Services by the City does not relieve you of your responsibility for the professional skill and care and technical accuracy of your Services and Deliverables. This provision in no way limits the City's rights against you either under this Agreement, at law or in equity.

### **3.4 Personnel**

#### **(a) Adequate Staffing, Personnel Qualifications, Background Checks**

You must, upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension of it an adequate staff of competent personnel that is fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. You, if exempt from licensure under any applicable statute, must utilize personnel who are otherwise competent and qualified to perform the Services required. You must retain and make available to the City proof of certification or expertise including, but not limited to, resumes and job descriptions. The level of staffing may be revised from time to time by notice in writing from you to the City and with written consent of the City, which consent the City will not withhold unreasonably. If the City, fails to object to the revision within 14 days after receiving the notice, then the revision will be considered accepted by the City.

If you provide any Services to children you shall, at your own cost and expense, comply with all applicable Federal, State and local laws, ordinances, policies, procedures, regulations, rules, requirements and executive orders relating to background checks, fingerprinting and screening procedures as in effect from time to time (the "**Legal Requirements**"). In connection with the Services, you will not permit any adult, whether a member of your staff or otherwise, to be involved with the Services or to have direct contact with children if any applicable Legal Requirements would prohibit such adult from having such involvement or contact.

#### **(b) Salaries and Wages**

You and your Subcontractors must pay all salaries and wages due all employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for those payroll deductions that are mandatory by law or are permitted under applicable law and regulations. If in the performance of this Agreement you underpay any such salaries or wages, the Comptroller for the City may withhold, out of payments due to you, an amount sufficient to pay to employees underpaid the difference between the salaries or wages required to be paid under this Agreement and the salaries or wages actually paid these employees for the total number of hours worked. The amounts withheld may be disbursed by the Comptroller for and on account of you to the respective employees to whom they are due. The parties acknowledge that this Section 3.4(b) is solely for the benefit of the City and that it does not grant any third party beneficiary rights.

### **3.5 Minority and Women's Business Enterprises Commitment**

(a) If your Scope of Services (Work Program) is solely limited to social service (including, but not limited to, job training and placement, education, child day care, emergency shelter, home-delivery meals and health care), you need not comply with the Minority-Owned and Women-Owned Business Enterprise Procurement Program (the "**MBE/WBE Ordinance**"), Municipal Code Section 2-92-420 et seq. or with Section 2-92-586 (Contracts-Firms Owned or Operated by Individuals with Disabilities) of the Municipal Code

(b) If, however, your Scope of Services (Work Program) includes construction, renovation, rehabilitation or facility enhancement, you must comply with the MBE/WBE Ordinance and with Section 2-92-586 of the Municipal Code, except to the extent waived by the Chief Procurement Officer.

**3.6 Insurance.** You must provide and maintain at your own expense during the term of this Agreement and any time period following expiration if you are required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverages and requirements specified in Exhibit E of this Agreement, insuring all operations related to this Agreement. You must submit Certificates of Insurance of the required coverages prior to this Agreement being fully executed to GPAD\_DA\_Insurance@cityofchicago.org or to such other email address and/or website location specified by the City.

**3.7 Indemnification**

(a) You must defend, indemnify, keep and hold harmless the City, its officers, representatives, elected and appointed officials, agents and employees from and against any and all Losses, including those related to:

- (i) injury, death or damage of or to any person or property;
- (ii) any infringement or violation of any property right (including any patent, trademark or copyright);
- (iii) your failure to pay or perform or cause to be paid or performed your covenants and obligations as and when required under this Agreement or otherwise, including your failure to pay or perform your obligations to any Subcontractor, employee, agent or vendor;
- (iv) the City's exercise of its rights and remedies under Section 9.2, Remedies, and
- (v) injuries to or death of any employee of yours or any Subcontractor under any workers compensation statute.

(b) **"Losses"** means, individually and collectively, liabilities of every kind, including losses, damages and reasonable costs, payments and expenses (such as, but not limited to, court costs and reasonable attorneys' fees and disbursements), claims, demands, actions, suits, proceedings, judgments or settlements, any or all of which in any way arise out of or relate to your breach of this Agreement or to your negligent or otherwise wrongful acts or omissions or those of your officers, agents, employees, consultants, Subcontractors or licensees.

(c) At the City Corporation Counsel's option, you must defend all suits brought upon all such Losses and must pay all costs and expenses incidental to them, but the City has the right, at its option, to participate, at its own cost, in the defense of any suit, without relieving you of any of your obligations under this Agreement. Any settlement must be made only with the prior written consent of the City Corporation Counsel, if the settlement requires any action on the part of the City.

(d) To the extent permissible by law, you waive any limits to the amount of your obligations to indemnify, defend or contribute to any sums due under any Losses, including any claim by any employee of yours that may be subject to the Workers Compensation Act, 820 ILCS 305/1 *et seq.* or any other related law or judicial decision (such as, *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Illinois Workers Compensation Act, the Illinois Pension Code, any other statute or judicial decision

(e) The indemnities in this section survive expiration or termination of this Agreement for matters occurring or arising during the term of this Agreement or as the result of or during your performance of Services beyond the term. You acknowledge that the requirements set forth in this section to indemnify,

keep and save harmless and defend the City are apart from and not limited by your duties under this Agreement, including the insurance requirements in Exhibit E of this Agreement.

**3.8 Ownership of Documents.** All Deliverables, data, findings or information in any form prepared, assembled or encountered by or provided to you under this Agreement are property of the City, including, as further described in Section 3.9, Copyright Ownership, all copyrights inherent in them or their preparation. During performance of your Services, you are responsible for any loss or damage to the Deliverables, data, findings or information while in your or any Subcontractor's possession. Any such lost or damaged Deliverables, data, findings or information must be restored at your expense. If not restorable, you must bear the cost of replacement and of any loss suffered by the City on account of the destruction, as provided in Section 3.7, Indemnification.

**3.9 Copyright Ownership.** You and the City intend that, to the extent permitted by law, the Deliverables to be produced by you at the City's instance and expense under this Agreement are conclusively deemed "**works made for hire**" within the meaning and purview of Section 101 of the United States Copyright Act, 17 U.S.C. §101 *et seq.*, and that the City will be the sole copyright owner of the Deliverables and of all aspects, elements and components of them in which copyright can subsist, and of all rights to apply for copyright registration or prosecute any claim of infringement.

To the extent that any Deliverable does not qualify as a "work made for hire," you hereby irrevocably grant, convey, bargain, sell, assign, transfer and deliver to the City, its successors and assigns, all right, title and interest in and to the copyrights and all U.S. and foreign copyright registrations, copyright applications and copyright renewals for them, and other intangible, intellectual property embodied in or pertaining to the Deliverables prepared for the City under this Agreement, and all goodwill relating to them, free and clear of any liens, claims or other encumbrances, to the fullest extent permitted by law. You will, and will cause all of your Subcontractors, employees, agents and other persons within your control to, execute all documents and perform all acts that the City may reasonably request in order to assist the City in perfecting its rights in and to the copyrights relating to the Deliverables, at the sole expense of the City. You warrant to the City, its successors and assigns, that on the date of transfer you are the lawful owner of good and marketable title in and to the copyrights for the Deliverables and have the legal rights to fully assign them. You further warrant that you have not assigned and will not assign any copyrights and that you have not granted and will not grant any licenses, exclusive or nonexclusive, to any other party, and that you are not a party to any other agreements or subject to any other restrictions with respect to the Deliverables. You warrant that the Deliverables are complete, entire and comprehensive, and that the Deliverables constitute a work of original authorship.

### **3.10 Records, FOIA, Locals Records Act Compliance and Audits**

#### **(a) Records**

(i) You must deliver or cause to be delivered to the City all documents, including all Deliverables prepared for the City under the terms of this Agreement, to the City promptly in accordance with the time limits prescribed in this Agreement, and if no time limit is specified, then upon reasonable demand for them or upon termination or completion of the Services under this Agreement. If you fail to make such delivery upon demand, then you must pay to the City any damages the City may sustain by reason of your failure.

(ii) You must maintain any such records including Deliverables not delivered to the City or demanded by the City for a period of 5 years after the final payment made in connection with this Agreement and, if later, (a) until any related litigation, claim or audit started during such 5-year period is finally resolved and (b) 4 years after disposing of any real property and Personal Property bought with funds under this Agreement. You must not dispose of such documents following the expiration of this period without notification of and written approval from the City in accordance with Article 11, Notices.

(iii) You must maintain and make available to the City such information necessary to assist the City in its compliance with all applicable laws including dates and reports regarding your activities. You

must maintain all documents pertaining to this Agreement including all financial, statistical, property and participant information documentation.

(A) The City has the authority to make physical inspections of the premises used by you in the performance of your Services under this Agreement and to require such physical safeguards to safeguard the property and/or equipment authorized by this Agreement including requiring locks, alarms, safes, fire extinguishers and sprinkler systems.

(B) Further, the City has the authority to be present at any and all meetings held by you, including staff meetings, board of directors meetings, advisory committee meetings and advisory board meetings, if an item relating to this Agreement is to be discussed.

(iv) You must maintain and provide to the City the following information and documents within the time periods indicated: (A) prior to this Agreement being fully executed, a copy of the executed lease for any real property used by you in connection with the Services, an affidavit stating whether the landlord is a Related Party (as defined below), and with respect to any insurance, utility or other costs not based on your actual use, documentation satisfactory to the City in its sole discretion supporting the allocation of these costs to you; (B) within six months after the end of your fiscal year, annual financial statements that include a statement of your financial position and statement of activities, and a trial balance; (C) within 30 days after the transaction occurs, a report of any transaction between you and any Related Party. For purposes of this Section 3.10(a)(iv), "Related Party" means any of your board members, officers or employees, and any relative of any of your board members, officers or employees.

(v) You acknowledge that the City is subject to the Illinois Freedom of Information Act, 5 ILCS 140/1 et. seq., as amended ("FOIA"). FOIA requires the City to produce records (as defined in FOIA) in response to a FOIA request in a short period of time, unless the records requested are exempt under FOIA. If the City asks you to produce records within the scope of FOIA, then you covenant to comply with such request within 48 hours of the date of such request. Your failure to timely comply with such request will be a breach of this Agreement. Documents that you submit to the City under this Section or otherwise during the term of the Agreement that contain trade secrets and commercial or financial information may be exempt if disclosure would result in competitive harm. However, for documents that you submit to be treated as a trade secret or information that would cause competitive harm, FOIA requires that you mark any such documents as "proprietary, privileged or confidential." If you mark a document as "proprietary, privileged and confidential", then the City will evaluate whether such document may be withheld under FOIA. The City, in its discretion, will determine whether a document will be exempted from disclosure, and that determination is subject to review by the Illinois Attorney General's Office and/or the courts.

(vi) You acknowledge that the City is subject to the Local Records Act, 50 ILCS 205/1 et. seq., as amended (the "Local Records Act"). The Local Records Act provides that public records may only be disposed of as provided in the Local Records Act. If requested by the City, you covenant to use your best efforts consistently applied to assist the City in its compliance with the Local Records Act concerning records arising under or in connection with this Agreement and the Services contemplated in the Agreement.

(b) **Audits**

(i) You and any of your Subcontractors must furnish the Department with all information that may be requested pertaining to the performance and cost of the Services. You must maintain records showing actual time devoted and costs incurred. You must keep books, documents, paper, records and accounts in connection with the Services open to audit, inspection, copying, abstracting and transcription and must make these records available to the City and any other interested governmental agency, at reasonable times during the performance of your Services.

(ii) To the extent that you conduct any business operations separate and apart from the Services required under this Agreement using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then you must maintain and make similarly available to the

City detailed records supporting your allocation to this Agreement of the costs and expenses attributable to any such shared usages.

(iii) You must maintain your books, records, documents and other evidence and adopt accounting procedures and practices sufficient to reflect properly all costs of whatever nature claimed to have been incurred and anticipated to be incurred for or in connection with the performance of this Agreement. This system of accounting must be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

(iv) No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents which the City would have had in the absence of such provisions.

(v) The City may in its sole discretion audit your records or those of your Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or Services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that you or any of your Subcontractors has overcharged the City in the audited period, the City will notify you. You must then promptly reimburse the City for any amounts the City has paid you due to the overcharges and also some or all of the cost of the audit, as follows:

(A) If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or Services provided in the audited period, then you must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

(B) If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or Services provided in the audited period, then you must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to the City as a result of your not having maintained records as required under this Agreement, you must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Your failure to reimburse the City in accordance with this Section 3.10 is an event of default under Section 9.1, Events of Default Defined, and you will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

### **3.11 Confidentiality**

(a) All Deliverables and reports, data, findings or information in any form prepared, assembled or encountered by or provided by you under this Agreement are property of the City and are confidential, except as specifically authorized in this Agreement or as may be required by law. You must not allow the Deliverables to be made available to any other individual or organization without the prior written consent of the City. Further, all documents and other information provided to you by the City are confidential and must not be made available to any other individual or organization without the prior written consent of the City. You must implement such measures as may be necessary to ensure that your staff and your Subcontractors are bound by the confidentiality provisions in this Agreement.

(b) You must not issue any publicity news releases or grant press interviews, and except as may be required by law during or after the performance of this Agreement, disseminate any information regarding your Services or the project to which the Services pertain without the prior written consent of the Commissioner.

(c) If you are presented with a request for documents by any administrative agency or with a subpoena duces tecum regarding any records, data or documents which may be in your possession by reason of this Agreement, you must immediately give notice to the Commissioner and the Corporation

Counsel for the City with the understanding that the City will have the opportunity to contest such process by any means available to it before the records, data or documents are submitted to a court or other third party. You, however, are not obligated to withhold the delivery beyond the time ordered by the court or administrative agency, unless the subpoena or request is quashed or the time to produce is otherwise extended.

(d) To the extent not defined herein, the capitalized terms below and in Exhibit F will have the same meaning as set forth in the Health Insurance Portability and Accountability Act, the Health Information Technology for Economic and Clinical Health Act, and their implementing regulations ("HIPAA"). See 45 CFR parts 160, 162 and 164. You and all your Subcontractors must comply with HIPAA and all rules and regulations applicable to you or them. You must also comply with the Illinois AIDS Confidentiality Act (410 ILCS 305/1 through 16), the Illinois Mental Health and Developmental Disabilities Confidentiality Act (740 ILCS 110/1 through 17) and all other Illinois state statutes concerning the confidentiality, preservation, Use, and Disclosure of Protected Health Information and the rules and regulations promulgated under those state statutes. If you fail to comply with the applicable provisions under HIPAA and the Illinois state statutes, rules and regulations concerning the confidentiality, preservation, Use, and Disclosure of Protected Health Information, such failure will constitute an event of default under the Business Associate Agreement contained in Exhibit F for which no opportunity for cure will be provided. Additionally, if you are a Business Associate you must comply with all requirements of HIPAA applicable to Business Associates including the provisions contained in Exhibit F. You shall maintain for a minimum of six (6) years all Protected Health Information.

**3.12 Assignments and Subcontracts.** You must not assign, delegate or otherwise transfer all or any part of your rights or obligations under this Agreement or any part of it, unless otherwise provided for in this Agreement or without the express written consent of the City. The absence of such a provision or written consent voids the attempted assignment, delegation or transfer and is of no effect as to the Services or this Agreement. No approvals given by the City operate to relieve you of any of your obligations or liabilities under this Agreement.

All subcontracts and all approvals of Subcontractors are, regardless of their form, considered conditioned upon performance by the Subcontractor in accordance with the terms and conditions of this Agreement. If any Subcontractor fails to observe or perform the terms and conditions of this Agreement to the satisfaction of the Department, the City has the absolute right upon written notification to immediately rescind approval and to require the performance of this Agreement by you personally or through any other City-approved Subcontractor. Any approval for the use of Subcontractors in the performance of the Services under this Agreement under no circumstances operates to relieve you of any of your obligations or liabilities under this Agreement.

You, upon entering into any agreement with a Subcontractor, must furnish upon request of the Department a copy of its agreement. All subcontracts must contain provisions that require the Services be performed in strict accordance with the requirements of this Agreement, provide that the Subcontractors are subject to all the terms of this Agreement and are subject to the approval of the Department and the City. If the agreements do not prejudice any of the City's rights under this Agreement, such agreements may contain different provisions than are provided in this Agreement with respect to extensions of schedule, time of completion, payments, guarantees and matters not affecting the quality of the Services.

You must not transfer or assign any funds or claims due or to become due under this Agreement without the prior written approval of the City. The attempted transfer or assignment of any funds, either in whole or in part, or any interest in them, which are due or to become due to you under this Agreement, without such prior written approval, has no effect upon the City.

Under Municipal Code Section 2-92-245, the Chief Procurement Officer may make direct payments to Subcontractors for Services performed under this Agreement. Any such payment has the same effect as if the City had paid you that amount directly. Such payment by the City to your Subcontractor under no circumstances operates to relieve you of any of your obligations or liabilities under this Agreement. This section is solely for the benefit of the City and does not grant any third party beneficiary rights.

The City reserves the right to assign or otherwise transfer all or any part of its interests under this Agreement to any successor.

#### ARTICLE 4. TERM OF PERFORMANCE

##### 4.1 Timeliness of Performance

(a) You must provide the Services and Deliverables within the term and within the time limits required under this Agreement, pursuant to Exhibit B. Further, you acknowledge that **TIME IS OF THE ESSENCE** and that your failure to comply with the time limits described in this Section 4.1 may result in economic or other losses to the City.

(b) Neither you nor your agents, employees or Subcontractors are entitled to any damages from the City, nor is any party entitled to be reimbursed by the City, for damages, charges or other losses or expenses incurred by you by reason of delays or hindrances in the performance of the Services, whether or not caused by the City.

**4.2 Agreement Extension Option.** The City may at any time before this Agreement expires elect to extend this Agreement for up to one additional period, not to exceed one year, under the same terms and conditions as this original Agreement, except as provided otherwise in this Agreement, by notice in writing to you. You acknowledge that this Agreement does not create any expectation of renewal or extension.

#### ARTICLE 5. COMPENSATION

**5.1 Basis of Payment.** You will be compensated for Services performed and costs incurred and paid directly by you pursuant to the Budget, which is attached to this Agreement as Exhibit A and incorporated by reference as if fully set forth herein. Requests for budget revisions which do not affect the Maximum Compensation or Committed Compensation must be submitted for review and approval to the Department no later than two calendar months before the end of the Term of the Agreement. For example, if the Term of the Agreement expires December 31, then requests for budget revisions, if any, must be submitted no later than the preceding October 31. If the Department approves and signs the request for budget revision, the Department will forward the request to the City Comptroller for final review, approval and processing.

**5.2 Method of Payment.** You are receiving a lump sum disbursement of the Compensation pursuant to the Budget attached hereto as Exhibit A.

**5.3 Non-Appropriation.** Funding for this Agreement is subject to the availability of funds and their appropriation by the City Council of the City. No payments will be made or due to you under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments under this Agreement. The City's obligations hereunder shall cease immediately, without penalty or further payment being required, if the City Council of the City fails to make an appropriation sufficient to fund this Agreement.

If no funds or insufficient funds are appropriated and budgeted in any fiscal period for payments to be made under this Agreement, the City will notify you in writing of such occurrence. The City, at its sole discretion, shall determine whether amounts appropriated are sufficient to continue its obligations under this Agreement. This Agreement will terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. Termination of this Agreement or reduction of compensation resulting from non-appropriation or insufficient appropriation shall be in accordance with Section 13.3, Reduction of Compensation. Any grant is void by operation of law if the City fails to obtain the requisite appropriation to pay the grant in any year in which this Agreement is in effect.

The City reserves the right to salvage any funds not expended by you by the end of the term of this Agreement.

**ARTICLE 6. DISPUTES**

Except as otherwise provided in this Agreement, you must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to you by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

**ARTICLE 7. COMPLIANCE WITH ALL LAWS****7.1 Compliance with All Laws Generally**

(a) You must observe and comply with all applicable laws, ordinances, rules, executive orders and regulations of the federal, state, local and city government, which may in any manner affect the performance of this Agreement, all of which will be deemed to be included in this Agreement the same as though written herein in full. You are responsible for ensuring compliance with all applicable laws, rules and regulations, including but not limited to those specifically referenced herein, and for paying when due all Governmental Charges and obtaining all required licenses, certificates and other authorizations. Except where expressly required by applicable laws and regulations, the City shall not be responsible for monitoring your compliance. Notwithstanding anything in this Agreement to the contrary, references to a statute or law are considered to be a reference to (i) the statute or law as it may be amended from time to time; (ii) all regulations and rules pertaining to or promulgated pursuant to the statute or law; and (iii) all future statutes, laws, regulations, rules and executive orders pertaining to the same or similar subject matter.

(b) You will use the City's online submission process to provide the City with a correctly completed Economic Disclosure Statement and Affidavit ("EDS"), which is incorporated by reference, and further will provide any other affidavits or certifications as may be required by federal, state or local law in the award of public contracts, all of which affidavits and certifications are incorporated by reference. You will cause your Subcontractors or, if a partnership or joint venture, all members of the partnership or joint venture, to submit all required affidavits to the City. Notwithstanding acceptance by the City of the EDS, failure of the EDS to include all information required under the Municipal Code renders this Agreement voidable at the option of the City. You and any other parties required by this Section 7.1 to complete an EDS must promptly update their EDS(s) on file with the City whenever any information or response provided in the EDS(s) is no longer complete and accurate, including changes in ownership, and changes in disclosures and information pertaining to ineligibility to do business with the City under Chapter 1-23 of the Municipal Code, as such is required under Sec. 2-154-020, and failure to promptly provide the updated EDS(s) to the City will constitute an event of default under this Agreement.

You certify, as further evidenced in the EDS, by your acceptance of this Agreement that neither you nor your principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. You further agree by executing this Agreement that you will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If you or any lower tier participant is unable to certify to this statement, you must attach an explanation to the Agreement.

(c) You have the right before any delinquency occurs to contest or object in good faith to the amount or validity of any Governmental Charge by appropriate legal proceedings properly and diligently instituted and prosecuted in such manner as shall stay the collection of the contested Governmental Charge and prevent the imposition of a lien or the sale or forfeiture of any program facility. No such contest or objection shall be deemed or construed in any way as relieving, modifying or extending your covenants to pay any such Governmental Charge at the time and in the manner provided in this Agreement unless you have given prior written notice to the City of your intent to contest or object to a Governmental Charge and,

unless, at the City's sole option, (i) you shall demonstrate to the City's satisfaction that legal proceedings instituted by you contesting or objecting to a Governmental Charge shall conclusively operate to prevent or remove a lien against, or the sale or forfeiture of, all or any part of the program facility to satisfy such Governmental Charge prior to final determination of such proceedings; and/or (ii) you shall furnish a good and sufficient bond or other security satisfactory to the City in such form and amounts as the City shall require, or a good and sufficient undertaking as may be required or permitted by law to accomplish a stay of any such sale or forfeiture of the program facility during the pendency of such contest, adequate to pay fully any such contested Governmental Charge and all interest and penalties upon the adverse determination of such contest. "Governmental Charge" shall mean all Federal, State, county, City, or other governmental (or any instrumentality, division, agency, body, or department thereof) taxes, levies, assessments, charges, liens, claims or encumbrances relating to you, your operations, the program facility or the Services. If you are delinquent in filing and/or paying any Governmental Charges and/or related returns, the City in its sole discretion may continue to reimburse you for Services provided under this Agreement only if you (i) have entered into an installment payment agreement with the applicable authority, (ii) have delivered to the City a copy of such fully-signed installment payment agreement and (iii) remain in good standing therewith. You may not use funds you receive under this Agreement to discharge outstanding Governmental Charges.

(d) To the best of your knowledge and belief, you, your principals and key project personnel: (a) are not presently declared ineligible or voluntarily excluded from contracting with any Federal or State department or agency; (b) have not within a three-year period preceding this Agreement been convicted of any felony; been convicted of a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; had a civil judgment rendered against them for commission of fraud; been found in violation of Federal or State antitrust statutes; or been convicted of embezzlement, theft, larceny, forgery, bribery, falsification or destruction of records, making false statement, or receiving stolen property; and (c) are not presently indicted for or otherwise criminally or civilly charged by a government entity (Federal, State or local) with commission of any of the offenses enumerated in subparagraph (b) of this certification. Any request for an exception to the provisions of this paragraph must be made in writing, listing the name of the individual, home address, type of conviction and date of conviction.

**7.2 Nondiscrimination.** In performing the Services under this Agreement, you must comply with applicable laws and regulations prohibiting discrimination against individuals and groups.

(a) **Federal Requirements.** In performing the Services under this Agreement and in your employment practices you must not engage in unlawful employment practices, such as: (i) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to his or her compensation, or the terms, conditions, or privileges of his or her employment, because of such individual's race, color, religion, sex, age, handicap/disability or national origin; or (ii) limiting, segregating, or classifying your employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of that individual's race, color, religion, sex, age, handicap/disability or national origin.

You must comply with, and the procedures you utilize and the Services you provide under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000 et seq., as amended and the Civil Rights Act of 1991, P.L. 102-166; Fair Housing Act, 42 U.S.C. § 3601-3619; Executive Order No. 11246, as amended by Executive Order No. 11375 and by Executive Order No. 12086; Executive Order 13160 (2000), the Age Discrimination Act of 1975, 42 U.S.C. §§ 6101-6106; Age Discrimination in Employment Act, 29 U.S.C. §§ 621-34; Title IX of the Education Amendments of 1972, as amended (20 U.S.C. 1681-83 and 1685-86); the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794; the Americans with Disabilities Act, 42 U.S.C. § 12101 et seq., 41 CFR part 60 et seq. (1990); Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (PL 104-193); and all other applicable federal statutes, regulations and other laws.

(b) **State Requirements.** In performing the Services under this Agreement, you must comply with the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq., the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq. and any rules and regulations promulgated thereunder, including, but not limited to, the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A, and all other applicable state statutes, regulations and other laws.

(c) **City Requirements.** In performing the Services under this Agreement, you must comply with the Chicago Human Rights Ordinance, Municipal Code § 2-160-010, and all other applicable City ordinances and rules. Further, you must furnish, and cause every Subcontractor to furnish, such reports and information as may be requested from time to time by the Chicago Commission on Human Relations.

(d) **Subcontractors Required to Comply.** You will incorporate all of the provisions set forth in this Section in all subcontracts entered into with all 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 materials, labor or services in connection with this Agreement.

You must cause your Subcontractors to execute such certificates as may be necessary in furtherance of these provisions. Such certifications will be attached and incorporated by reference in the applicable subcontracts. If any Subcontractor is a partnership or joint venture, you will also include provisions in your subcontract insuring that the entities comprising such partnership or joint venture will be jointly and severally liable for the partnership's or joint venture's obligations under the subcontract.

**7.3 Inspector General.** It is your duty and the duty of any bidder, proposer, contractor, subcontractor, and every applicant for certification of eligibility for a City contract or program, and all of your officers, directors, agents, partners, and employees and any such bidder, proposer, contractor, subcontractor or such applicant, to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. You represent that you understand and will abide by all provisions of Chapter 2-56 of the Municipal Code and that you will inform subcontractors of this provision and require their compliance.

**7.4 Business Relationships with Elected Officials.** Pursuant to Section 2-156-030(b) of the Municipal Code, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. **Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement.** The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse or domestic partner, or of any entity in which an official or his or her spouse or domestic partner has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse or domestic partner with an entity when such spouse or domestic partner has no discretion concerning or input relating to the relationship between that entity and the City

### 7.5 Chicago "Living Wage" Ordinance

(a) **Not-for-Profit Corporations:** If you are a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and are recognized under Illinois not-for-profit law, then the provisions of Sections (b) through (f) below do not apply.

(b) Section 2-92-610 of the Municipal Code provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("**Covered Employees**").

(c) Accordingly, except to the extent Executive Order 2014-1, the Chicago Minimum Wage Ordinance (chapter 1-24 of the Municipal Code), the Prevailing Wage Act (820 ILCS 130), or other applicable law requires a higher wage pursuant to Section 2-92-610 and regulations promulgated under it:

- i. If you have 25 or more full-time employees, and
- ii. If at any time during the performance of this Agreement, you and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "**Performing Parties**") use 25 or more full-time security guards, or any number of other full-time Covered Employees, then
- iii. You must pay your Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "**Base Wage**") for all Services performed under this Agreement.

(d) Your obligation to pay, and to assure payment of, the Base Wage will begin at any time during the time for performance of this Agreement when the conditions set forth in C.i. and C.ii. above are met, and will continue until the end of the time for performance of this Agreement.

(e) As of July 1, 2018, the Base Wage became \$12.55 per hour, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the time for performance of this Agreement, you and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then you and all other Performing Parties must pay the prevailing wage rates.

(f) You must include provisions in all subcontracts requiring your Subcontractors to pay the Base Wage to Covered Employees. You must provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by you or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit you and/or your Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

**7.6 Compliance with Environmental and Safety Laws.** You shall be subject to, obey and adhere to any and all federal, state and local laws, statutes, ordinances, codes, rules, regulations and executive orders relating to public health and safety and the environment as are now or may be in effect during the term of this Agreement which may be applicable to you, including but not limited to the following Sections of the Municipal Code: Section 7-28-390, 7-28-440, 11-4-1410, 11-4-1420, 11-4-1450, 11-4-1500, 11-4-1530, 11-4-1550, or 11-4-1560, whether or not in the performance of this Agreement.

**7.7 Deemed Inclusion.** Provisions required by law, ordinances, rules, regulations, or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not

they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

#### ARTICLE 8. SPECIAL CONDITIONS

**8.1 Warranties and Representations.** You acknowledge, represent, warrant and covenant, as of the date of this Agreement and throughout the Term, that:

(a) you are appropriately licensed and/or certified under Illinois law to perform the Services required under this Agreement and will perform no Services for which a professional license and/or certification is required by law and for which you are not appropriately licensed and/or certified;

(b) no officer, agent or employee of the City is employed by you or has a financial interest directly or indirectly in this Agreement or the compensation to be paid, except as may be permitted in writing by the City's Board of Ethics; that no payment, gratuity or offer of employment will be made by or on behalf of any Subcontractors of any tier, as an inducement for the award of a subcontract or order; you acknowledge that any agreement entered into, negotiated or performed in violation of any of the provisions of City's Ethics Ordinance, Municipal Code § 2-156 et seq., is voidable by the City; in accordance with 41 U.S.C. § 22, you must not admit any member of or delegate to the United States Congress to any share or part of the Services or the Agreement, or any benefit derived therefrom;

(c) you are financially solvent; you and each of your employees, agents and Subcontractors of any tier are competent to perform the Services required under this Agreement; and you are legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated in this Agreement;

(d) you will not knowingly use the services of any ineligible contractor or Subcontractor for any purpose in the performance of the Services under this Agreement;

(e) you and your Subcontractors are not in default at the time this Agreement is signed, and have not been deemed by the Chief Procurement Officer to have, within 5 years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City of Chicago;

(f) you have carefully examined and analyzed the provisions and requirements of this Agreement; you understand the nature of the Services required; from your own analysis you have satisfied yourself as to the nature of all things needed for the performance of this Agreement; this Agreement is feasible of performance in accordance with all of its provisions and requirements, and you warrant that you can and will perform, or cause to be performed, the Services in strict accordance with the provisions and requirements of this Agreement;

(g) you and, to the best of your knowledge, your Subcontractors are not in violation of the provisions of Section 2-92-320 of Chapter 2-92 of the Municipal Code, the Illinois Criminal Code, 720 ILCS 5/33E-1, and the Illinois Municipal Code, 65 ILCS 5/11-42.1-1;

(h) you and your Subcontractors understand and will abide by all provisions of Chapter 2-26-010 et seq. of the Municipal Code;

(i) 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 under Section 9.1, Events of Default Defined, and Section 9.3, Early Termination;

(j) any violation of Chapter 1-21 of the Municipal Code, False Statements, is also cause for termination under Sections 9.1 and 9.3;

(k) neither you nor any Affiliate is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List; and

(l) you are current as to the filing and payment of any Governmental Charges (as defined in Section 7.1(c), *Compliance with all Laws Generally*, and/or related returns and you are not delinquent in your payment of Governmental Charges.

## 8.2 Ethics

(a) In addition to the foregoing warranties and representations, you warrant:

- (i) no officer, agent or employee of the City is employed by you or has a financial interest directly or indirectly in this Agreement or the compensation to be paid under this Agreement except as may be permitted in writing by the Board of Ethics established under the Municipal Code (Chapter 2-156).
- (ii) no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to you or higher tier Subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) You further acknowledge that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

**8.3 Joint and Several Liability.** If you, or your successors or assigns, if any, are comprised of more than one individual or other legal entity (or a combination of them), then under this Agreement, each and without limitation every obligation or undertaking in this Agreement to be fulfilled or performed by you is the joint and several obligation or undertaking of each such individual or other legal entity.

**8.4 Business Documents.** At the request of the City, you must provide copies of your latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable.

## 8.5 Conflicts of Interest

(a) No member of the governing body of the City or other unit of government and no other officer, employee or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement pertains is permitted to 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 City or City employee is allowed to be admitted to any share or part of this Agreement or to any financial benefit to arise from it.

(b) You covenant that you, and to the best of your knowledge, your Subcontractors if any (collectively, "**Consulting Parties**"), presently have no direct or indirect interest and will not acquire any interest, direct or indirect, in any project or contract that would conflict in any manner or degree with the performance of your Services under this Agreement.

(c) Upon the request of the City, you must disclose to the City your past client list and the names of any clients with whom you have an ongoing relationship. You are not permitted to perform any Services for the City on applications or other documents submitted to the City by any of your past or present clients. If you become aware of a conflict, you must immediately stop work on the assignment causing the conflict and notify the City.

(d) Without limiting the foregoing, if the Consulting Parties assist the City in determining the advisability or feasibility of a project or in recommending, researching, preparing, drafting or issuing a request for proposals or bid specifications for a project, the Consulting Parties must not participate, directly or indirectly, as a prime, Subcontractor or joint venturer in that project or in the preparation of a proposal or bid for that project during the term of this Agreement or afterwards. The Consulting Parties may, however, assist the City in reviewing the proposals or bids for the project if none of the Consulting Parties have a relationship with the persons or entities that submitted the proposals or bids for that project.

(e) You further covenant that, in the performance of this Agreement, no person having any conflicting interest will be assigned to perform any Services or have access to any confidential information, as described in Section 3.11, Confidentiality. If the City, by the Commissioner in his reasonable judgment, determines that any of your Services for others conflict with the Services you are to render for the City under this Agreement, you must terminate such other services immediately upon request of the City.

(f) Furthermore, if any federal funds are to be used to compensate or reimburse you under this Agreement, you represent that you are 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, you must execute a Certification Regarding Lobbying, which is part of the EDS and incorporated by reference as if fully set forth here.

(g) You shall establish safeguards to prohibit officers, directors, agents, employees and family members from using positions of employment for a purpose that is, or gives the appearance of, being motivated by a desire for a private gain for themselves or others, particularly those with whom they have family business or other ties. Safeguards, evidenced by rules or bylaws, shall be established to prohibit persons from engaging in actions, which create or which appear to create a conflict of interest as described herein.

**8.6 Non-Liability of Public Officials:** You and any of your assignees or Subcontractors must not charge any official, employee or agent of the City personally with any liability or expenses of defense or hold any official, employee or agent of the City personally liable to them under any term or provision of this Agreement or because of the City's execution, attempted execution or any breach of this Agreement.

**8.7 Technical Assistance.** You must attend technical assistance session(s) sponsored by the City during the term of this Agreement.

**8.8 Counterparts.** This Agreement may be executed in one or more counterparts, each of which when so executed shall be deemed to be an original, but all of which when taken together shall constitute one and the same instrument. This Agreement may be delivered by the exchange of signed signature pages, by facsimile transmission, by e-mail with a pdf copy or other replicating image attached, or by uploading to the City's web-based contracting portal if you are a registered user of such portal, and any printed or copied version of any signature page so delivered shall have the same force and effect as an originally signed version of such signature page

## **ARTICLE 9. EVENTS OF DEFAULT, REMEDIES, TERMINATION, SUSPENSION AND RIGHT TO OFFSET**

**9.1 Events of Default Defined.** In addition to any others mentioned elsewhere in this Agreement, the following constitute events of default.

- A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by you to the City.
- B. Any material failure by you to perform any of your obligations under this Agreement including, but not limited to, the following:

- i. Failure to perform the Services with sufficient personnel and equipment or with sufficient material to ensure the performance of the Services;
  - ii. Failure to have and maintain all professional licenses required by law to perform the Services;
  - iii. Failure to timely perform the Services;
  - iv. Failure to perform the Services in a manner satisfactory to the City, or inability to perform the Services satisfactorily as a result of insolvency, filing for bankruptcy or assignment for the benefit of creditors;
  - v. Failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;
  - vi. Discontinuance of the Services for reasons or circumstances within your reasonable control;
  - vii. Failure to comply with any other material term or condition of this Agreement including, but not limited to, the provisions concerning insurance, compensation, reporting, monitoring, licensing and nondiscrimination;
  - viii. Failure promptly to update EDS(s) furnished in connection with this Agreement when the information or responses contained in it or them is no longer complete or accurate, including changes in ownership, and to provide the updated EDS(s) to the City as provided under Section 7.1(b), *Compliance with all Laws Generally*, and
  - ix. Any other acts specifically stated in this Agreement as constituting an act or event of default.
- C. Your default under any other agreement you may presently have or may enter into with the City during the Term. You consent that in the event of a default under this Agreement, the City may also declare a default under any other agreements with the City.
  - D. Your failure to comply with Section 7, *Compliance with all Laws*, in the performance of the Agreement.
  - E. Your violations of City ordinance(s) unrelated to performance under the Agreement that in the opinion of the Commissioner indicate a willful or reckless disregard for City ordinances and regulations.
  - F. Any action or failure to act by you that causes the City to be in violation of any agreements it has with Federal or State departments or agencies.
  - G. Any change in ownership or control of you without the prior written approval of the Commissioner (when such prior approval is permissible by law), which approval the Commissioner will not unreasonably withhold.
  - H. Your failure, or the failure by any party that is a Controlling Person (defined in Section 1-23-010 of the Municipal Code) with respect to you, to maintain eligibility to do business with the City in violation of Section 1-23-030 of the Municipal Code; such failure shall render this Agreement voidable or subject to termination, at the option of the Chief Procurement Officer. You agree that your failure to maintain eligibility (or failure by any Controlling Person with respect to you to maintain eligibility) to do business with the City in violation of Section 1-23-030 of the Municipal Code shall constitute an event of default.

**9.2 Remedies** The occurrence of any event of default permits the City, at the City's sole option, to declare you in default. The City may in its sole discretion give you an opportunity to cure the default within a certain period of time, which period of time must not exceed 30 days unless extended by the City. Whether to declare you in default is within the sole discretion of the City and neither that decision nor the factual basis for it is subject to review or challenge under the Disputes provision of this Agreement.

The Commissioner will give you written notice of the default, either in the form of a cure notice ("Cure Notice"), or, if no opportunity to cure will be granted, a default notice ("Default Notice"). If the

Commissioner gives a Default Notice, he will also indicate any present intent the City may have to terminate this Agreement, and the decision to terminate is final and effective upon giving the notice. If the City decides not to terminate, this decision will not preclude the City from later deciding to terminate the Agreement in a later notice, which will be final and effective upon the giving of the notice or on the date set forth in the notice, whichever is later. The Commissioner may give a Default Notice if, within the cure period given in a Cure Notice, in the sole opinion of the City, you fail to effect a cure or fail to commence and continue diligent efforts to cure the event of default. When a Default Notice with intent to terminate is given as provided in this Section 9.2 and Article 11, Notices, you must discontinue any Services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process, to the City.

After giving a Default Notice, the City may invoke any or all of the following remedies:

- (a) The right to take over and complete the Services, or any part of them, at your expense and as agent for you, either directly or through others, and bill you for the cost of the Services, and you must pay the difference between the total amount of this bill and the amount the City would have paid you under the terms and conditions of this Agreement for the Services that were assumed by the City as agent for you under this Section 9.2;
- (b) The right to terminate this Agreement as to any or all of the Services yet to be performed effective at a time specified by the City;
- (c) The right of specific performance, an injunction or any other appropriate legal or equitable remedy;
- (d) The right to money damages;
- (e) The right to withhold all or any part of your compensation under this Agreement;
- (f) The right to deem you non-responsible in future contracts to be awarded by the City; and
- (g) The right to declare default on any other contract or agreement you may have with the City.

If the City considers it to be in the City's best interests, the City may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits you to continue to provide the Services despite one or more events of default, you are in no way relieved of any of your responsibilities, duties or obligations under this Agreement, nor does the City waive or relinquish any of its rights.

The remedies under the terms of this Agreement are not intended to be exclusive of any other remedies provided, but each and every such remedy is cumulative and is in addition to any other remedies, existing now or later, at law, in equity or by statute. No delay or omission to exercise any right or power accruing upon any event of default impairs any such right or power, nor is it a waiver of any event of default nor acquiescence in it, and every such right and power may be exercised from time to time and as often as the City considers expedient.

**9.3 Early Termination.** In addition to termination under Section 9.1, Events of Default Defined, and Section 9.2, Remedies, the City may terminate this Agreement, or all or any portion of the Services to be performed under it, at any time by a notice in writing from the City to you. The City will give notice to you in accordance with the provisions of Article 11, Notices. The effective date of termination will be the date the notice is received by you or the date stated in the notice, whichever is later. If the City elects to terminate this Agreement in full, all Services to be provided under it must cease and all materials that may have been accumulated in performing this Agreement, whether completed or in the process, must be delivered to the City effective 10 days after the date the notice is considered received as provided under Article 11 (if no date is given) or upon the effective date stated in the notice.

After the notice is received, you must restrict your activities, and those of your Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination is on the same basis as set forth in Article 5, Compensation, but if any compensation is described or provided for on the basis of a period longer than 10 days, then the compensation must be prorated accordingly. No amount of compensation, however, is permitted for anticipated profits on unperformed Services. The City and you must attempt to agree on the amount of compensation to be paid to you, but if not agreed on, the dispute must be settled in accordance with Article 6, Disputes. The payment so made to you is in full settlement for all Services satisfactorily performed under this Agreement.

You must include in your contracts with Subcontractors an early termination provision in form and substance equivalent to this early termination provision to prevent claims against the City arising from termination of subcontracts after the early termination. You will not be entitled to make any early termination claims against the City resulting from any Subcontractor's claims against you or the City to the extent inconsistent with this provision.

If the City's election to terminate this Agreement for default under Sections 9.1 and 9.2 is determined in a court of competent jurisdiction to have been wrongful, then in that case the termination is to be considered to be an early termination under this Section 9.3.

**9.4 Suspension.** The City may, at any time, request that you suspend the Services, or any part of them, (a) by giving 15 calendar days prior written notice to you, (b) upon no notice in the event of emergency, or (c) upon no notice if the City determines that immediate suspension is necessary because of a serious risk of: (i) substantial injury to property or loss of project funds; or (ii) violation of a Federal, State, or local criminal statute; or (iii) if staff or participants' health and safety are at risk. No costs incurred after the effective date of such suspension are allowed. You must promptly resume your performance of the Services under the same terms and conditions as stated in this Agreement upon written notice by the Commissioner and such equitable extension of time as may be mutually agreed upon by the City and you when necessary for continuation or completion of Services. Any additional costs or expenses you actually incur as a result of recommencing the Services must be treated in accordance with the compensation provisions under Article 5, Compensation.

No suspension will, in the aggregate, exceed a period of 45 calendar days within any one contract year unless the City has declared a summary suspension and the conditions creating the summary suspension have not been corrected. If the total number of days of suspension exceeds 45 days, you by written notice to the City may treat the suspension as an early termination of this Agreement by the City under Section 9.3, Early Termination.

#### **9.5 Right to Offset**

(a) In connection with performance under this Agreement, the City may offset any incremental costs and other damages the City incurs in any or all of the following circumstances:

- (i) if the City terminates this Agreement for default or any other reason resulting from your performance or non-performance;
- (ii) if the City exercises any of its remedies under Section 9.2, Remedies; or
- (iii) if the City has any credits due or has made any overpayments under this Agreement.

The City may offset these incremental costs and other damages by use of any payment due for Services completed before the City terminated this Agreement or before the City exercised any remedies. If the amount offset is insufficient to cover those incremental costs and other damages, you are liable for and

must promptly remit to the City the balance upon written demand for it. This right to offset is in addition to and not a limitation of any other remedies available to the City.

(b) As provided under Section 2-92-380 of the Municipal Code and in addition to any other rights and remedies (including any of set-off) available to the City under this Agreement or permitted at law or in equity, the City is entitled to set off a portion of the price or compensation due under this Agreement in an amount equal to the amount of the fines and penalties for each outstanding parking violation complaint and/or the amount of any debt owed by you to the City, as those terms are defined in Section 2-92-380.

(c) In connection with any liquidated or unliquidated claims against you, without breaching this Agreement, the City may set off a portion of the price or compensation due under this Agreement in an amount equal to the amount of any liquidated or unliquidated claims that the City has against you unrelated to this Agreement. When the City's claims against you are finally adjudicated in a court of competent jurisdiction or otherwise resolved, the City will reimburse you to the extent of the amount the City has offset against this Agreement inconsistently with such determination or resolution.

## ARTICLE 10. GENERAL CONDITIONS

### 10.1 Entire Agreement

(a) **General.** This Agreement, and the exhibits attached to it and incorporated in it, constitute the entire agreement between the parties and no other terms, conditions, warranties, inducements, considerations, promises or interpretations are implied or impressed upon this Agreement that are not addressed in this Agreement.

(b) **No Collateral Agreements.** You acknowledge that, except only for those representations, statements or promises contained in this Agreement and any exhibits attached to it and incorporated by reference in it, no representation, statement or promise, oral or in writing, of any kind whatsoever, by the City, its officials, agents or employees, has induced you to enter into this Agreement or has been relied upon by you, including any with reference to: (i) the meaning, correctness, suitability or completeness of any provisions or requirements of this Agreement; (ii) the nature of the Services to be performed; (iii) the nature, quantity, quality or volume of any materials, equipment, labor and other facilities needed for the performance of this Agreement; (iv) the general conditions which may in any way affect this Agreement or its performance; (v) the compensation provisions of this Agreement; or (vi) any other matters, whether similar to or different from those referred to in (i) through (vi) immediately above, affecting or having any connection with this Agreement, its negotiation, any discussions of its performance or those employed or connected or concerned with it.

(c) **No Omissions.** You acknowledge that you were given ample opportunity and time and were requested by the City to review thoroughly all documents forming this Agreement before signing this Agreement in order that you might request inclusion in this Agreement of any statement, representation, promise or provision that you desired or on which you wished to place reliance. You did so review those documents, and either every such statement, representation, promise or provision has been included in this Agreement or else, if omitted, you relinquish the benefit of any such omitted statement, representation, promise or provision and are willing to perform this Agreement in its entirety without claiming reliance on it or making any other claim on account of its omission.

**10.2 Counterparts.** This Agreement is comprised of several identical counterparts, each to be fully signed by the parties and each to be considered an original having identical legal effect

### 10.3 Amendments.

(a) This Agreement is subject to such modifications as the City determines may be required by changes in Federal, State or local law or regulations applicable to this Agreement, including without limitation as described in Section 11(b), Notices. Any such required modification shall be incorporated into and become part of this Agreement as if fully set forth herein

(b) Except as provided in Section 9.3, Early Termination, or in Section 10.3(a), Amendments, no changes, amendments, modifications or discharge of this Agreement, or any part of it are valid unless in writing and signed by you and the City, or their respective successors and assigns. The City incurs no liability for Additional Services without a written amendment to this Agreement under this Section 10.3.

(c) Whenever in this Agreement you are required to obtain prior written approval, the effect of any approval that may be granted pursuant to your request is prospective only from the later of the date approval was requested or the date on which the action for which the approval was sought is to begin. In no event is approval permitted to apply retroactively to a date before the approval was requested.

**10.4 Governing Law and Jurisdiction.** This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois. You irrevocably submit yourself to the original jurisdiction of those courts located within the County of Cook, State of Illinois, with regard to any controversy arising out of, relating to, or in any way concerning the execution or performance of this Agreement. Service of process on you may be made, at the option of the City, either by registered or certified mail addressed to the applicable office as provided for in this Agreement, by registered or certified mail addressed to the office actually maintained by you, or by personal delivery on any officer, director, or managing or general agent of you. If any action is brought by you against the City concerning this Agreement, the action must be brought only in those courts located within the County of Cook, State of Illinois.

**10.5 Severability.** If any provision of this Agreement is held or deemed to be or is in fact invalid, illegal, inoperative or unenforceable as applied in any particular case in any jurisdiction or in all cases because it conflicts with any other provision or provisions of this Agreement or of any constitution, statute, ordinance, rule of law or public policy, or for any other reason, those circumstances do not have the effect of rendering the provision in question invalid, illegal, inoperative or unenforceable in any other case or circumstances, or of rendering any other provision or provisions in this Agreement invalid, illegal, inoperative or unenforceable to any extent whatsoever. The invalidity, illegality, inoperativeness or unenforceability of any one or more phrases, sentences, clauses or sections in this Agreement does not affect the remaining portions of this Agreement or any part of it.

**10.6 Assigns.** All of the terms and conditions of this Agreement are binding upon and inure to the benefit of the parties and their respective legal representatives, successors and assigns.

**10.7 Cooperation.** You must at all times cooperate fully with the City and act in the City's best interests. You agree to take such actions, including the execution and delivery of such documents, instruments, petitions and certifications as the City in its sole discretion deems necessary or appropriate to carry out the terms, provisions and intent of this Agreement. By way of example and without limitation, within 15 calendar days after the request of the City, you shall execute and deliver, and you shall not revoke, any tax information authorization or similar form authorizing the City to inspect and/or receive your confidential information from any applicable tax authority. If this Agreement is terminated for any reason, or if it is to expire on its own terms, you must make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of your own operations in connection with the Services, uninterrupted provision of Services during any transition period and must otherwise comply with the reasonable requests and requirements of the Department in connection with the termination or expiration.

**10.8 Waiver** Nothing in this Agreement authorizes the waiver of a requirement or condition contrary to law or ordinance or that would result in or promote the violation of any federal, state or local law or ordinance. Whenever under this Agreement the City by a proper authority waives your performance in any respect or waives a requirement or condition to either the City's or your performance, the waiver so granted, whether express or implied, only applies to the particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No such waiver is a modification

of this Agreement regardless of the number of times the City may have waived the performance, requirement or condition. Such waivers must be provided to you in writing.

#### **10.9 Independent Contractor.**

(a) This Agreement is not intended to and will not constitute, create, give rise to, or otherwise recognize a joint venture, partnership, corporation or other formal business association or organization of any kind between you and the City. The rights and the obligations of the parties are only those set forth in this Agreement. You must perform under this Agreement as an independent contractor and not as a representative, employee, agent, or partner of the City.

This Agreement is between the City and an independent contractor and, if you are an individual, nothing provided for under this Agreement constitutes or implies an employer-employee relationship such that:

(i) The City will not be liable under or by reason of this Agreement for the payment of any compensation award or damages in connection with you performing the Services required under this Agreement.

(ii) You are not entitled to membership in the City of Chicago Pension Fund, Group Medical Insurance Program, Group Dental Program, Group Vision Care, Group Life Insurance Program, Deferred Income Program, vacation, sick leave, extended sick leave, or any other benefits ordinarily provided to individuals employed and paid through the regular payrolls of the City.

(iii) The City is not required to deduct or withhold any taxes, FICA or other deductions from any compensation provided to you.

(b) The City is subject to the June 24, 2011 "City of Chicago Hiring Plan" (the "2011 City Hiring Plan") entered in *Shakman v. Democratic Organization of Cook County*, Case No 69 C 2145 (United States District Court for the Northern District of Illinois). Among other things, the 2011 City Hiring Plan prohibits the City from hiring persons as governmental employees in non-exempt positions on the basis of political reasons or factors.

(c) You are aware that City policy prohibits City employees from directing any individual to apply for a position with you, either as an employee or as a subcontractor, and from directing you to hire an individual as an employee or as a subcontractor. Accordingly, you must follow your own hiring and contracting procedures, without being influenced by City employees. Any and all personnel provided by you under this Agreement are employees or subcontractors of you, not employees of the City of Chicago. This Agreement is not intended to and does not constitute, create, give rise to, or otherwise recognize an employer-employee relationship of any kind between the City and any personnel provided by you.

(d) You will not condition, base, or knowingly prejudice or affect any term or aspect of the employment of any personnel provided under this Agreement, or offer employment to any individual to provide services under this Agreement, based upon or because of any political reason or factor, including, without limitation, any individual's political affiliation, membership in a political organization or party, political support or activity, political financial contributions, promises of such political support, activity or financial contributions, or such individual's political sponsorship or recommendation. For purposes of this Agreement, a political organization or party is an identifiable group or entity that has as its primary purpose the support of or opposition to candidates for elected public office. Individual political activities are the activities of individual persons in support of or in opposition to political organizations or parties or candidates for elected public office.

(e) In the event of any communication to you by a City employee or City official in violation of paragraph (c) above, or advocating a violation of paragraph (d) above, you will, as soon as is reasonably practicable, report such communication to the Hiring Oversight Section of the City's Office of the Inspector General ("IGO Hiring Oversight"), and also to the head of the Department. You will also cooperate with any inquiries by IGO Hiring Oversight related to this Agreement

**10.10 No City Obligation to Third Parties.** This Agreement is made for the sole benefit of the City and you and the respective successors and assigns of the City and you and no other party shall have any legal interest of any kind hereunder or by reason of this Agreement. Whether or not the City elects to employ any or all of the rights, powers or remedies available to it hereunder, the City shall have no obligation or liability of any kind to any third party by reason of this Agreement or any of the City's actions or omissions pursuant hereto or otherwise in connection herewith.

**10.11 Notice of Change in Circumstances.** If you, your parent or related corporate entity, becomes a party to any litigation, investigation or transaction that may reasonably be considered to have a material impact on your ability to perform under this Agreement, you must immediately notify the City in writing. You must also notify the Department regarding incidents that significantly impact the health and safety of clients or incidents that could result in the interruption of service. You must follow procedures provided by the Department for reporting incidents.

You certify that you are not currently operating under or subject to any cease and desist order, or subject to any informal or formal regulatory action, and, to the best of your knowledge, that you are not currently the subject of any investigation by any state or federal regulatory, law enforcement or legal authority. Should you become the subject of an investigation by any state or federal regulatory, law enforcement or legal authority, you shall promptly notify the City of any such investigation. You acknowledge that should you later be subject to a cease and desist order or Memorandum of Understanding, or found in violation pursuant to any regulatory action or any court action or proceeding before any administrative agency, that the City is authorized to declare you in default of this Agreement and suspend or terminate this Agreement.

#### **ARTICLE 11. NOTICES**

(a) Except as provided in Article 11(B), all notices and communications to be provided by you and/or by the City under this Agreement must be in writing and may be delivered personally, by overnight courier or by First Class certified mail, return receipt requested, with postage prepaid and addressed as follows:

If to the City: The Department's mailing address noted on the cover page to this Agreement, with copies to: Department of Law, City Hall, Room 600, 121 North LaSalle Street, Chicago, Illinois 60602, Attention: Corporation Counsel

If to you: Your mailing address noted on the cover page to this Agreement.

**Notices and communications delivered by mail are deemed received 3 business days after mailing in accordance with this Article 11. Communications delivered personally are deemed effective upon receipt. Those sent via overnight courier are deemed effective on the next business day. Refusal of delivery has the same effect as delivery.**

(b) From time to time the City may notify you of information including, without limitation, the email address and/or website location to which you must submit certificates of insurance. The City may deliver such notices to you to the business email address listed on the cover page to this Agreement, or such other email address of which you have notified the Department under Article 18, *Internet Access and Email Address*. Such notices shall be deemed received upon transmission by the City and the information in such notices shall be incorporated into and become part of this Agreement as if fully set forth herein.

(c) You must notify the City of any significant change in your organizational structure. Significant changes include, but are not limited to, changes in:

- i. the official(s) to whom notice regarding the Agreement is provided and their mailing address;
- ii. the officers of the corporation, including president, chairman, vice president, treasurer, secretary, and

- iii. your key staff and/or your program sites, including executive director, site director, fiscal director; name, ownership, Federal employer identification number (FEIN), DUNS number or taxpayer certification; legal status (including not-for-profit status); and site address or agency official address or telephone numbers.

Such communication must be directed within 10 calendar days of such occurrence (or, in the case of changes in legal status (including not-for-profit status), address, DUNS number, name, ownership, FEIN or taxpayer certification, 45 days in advance), to the Department's Mailing Address noted on the cover page of this Agreement.

No promise or undertaking made in this Agreement is an assurance that the City agrees to continue this Agreement should you reorganize, change owners, or otherwise substantially change the character of your corporate or other business structure.

#### ARTICLE 12. AUTHORITY

Your execution of this Agreement is authorized by a resolution of your Board of Directors, if a corporation, or similar governing document, and the signature(s) of each person signing on your behalf have been made with complete and full authority to commit you to all terms and conditions of this Agreement, including each and every representation, certification and warranty contained in it, including the representations, certifications and warranties collectively incorporated by reference in it.

#### ARTICLE 13. ADDITIONAL COMPENSATION PROVISIONS

**13.1 Non-Expendable Personal Property.** You must receive written authorization from the City prior to purchasing tangible personal property having a useful life of more than one year with an acquisition cost of \$5,000 or more per unit ("**Personal Property**"), or as otherwise determined by the Department. All Personal Property will be the property of the City. You must maintain a current inventory listing of Personal Property and must deliver a copy of the listing to the City annually. You must receive written authorization from the City before using funds under this Agreement to improve or purchase real property. When this Agreement expires or is terminated, you must return to the City (a) the balance of any funds received under this Agreement and any accounts receivable attributable to those funds and (b) all Personal Property. However, upon receipt of the final inventory of all Personal Property, the City may elect to allow Personal Property to remain in your possession if the City, in its sole discretion, determines that the Personal Property is necessary for the performance of any new or other services by you for the City.

**13.2 Allowable Costs.** All allowable costs, although approved by the City's Comptroller's Office, are not considered final and may be disallowed upon the completion of audits performed by the City. Allowable costs are the costs set forth in the Budget. In the event of such disallowance, you must refund the amount disallowed to the City.

**13.3 Reduction of Compensation.** If, after this Agreement is signed, anticipated local and/or state funding is reduced for any reason, or the City determines in its sole discretion that your performance is not satisfactory, then the City reserves the right upon written notice to you to reduce or modify the Maximum Compensation, the Committed Compensation, the time for performance and/or the number of unfilled participant slots. If local and/or state appropriations are reduced to such an extent that, in the sole discretion of the City, no funds will be available to compensate you under this Agreement, then the City will provide you notice of such occurrence. The notice will constitute notice of early termination in accordance with this Agreement.

If the Maximum Compensation and/or Committed Compensation is reduced, you will have 30 calendar days from the date of the written notice to submit a revised work program, budget or any other necessary document ("**Revised Submittals**") to the City reflecting the reduction in Maximum Compensation and/or Committed Compensation, as applicable, and accordingly modifying the Services to be performed. The City will have the discretion to modify the Revised Submittals as it may deem appropriate in order to realize the goals of this Agreement. The Revised Submittals will be reviewed by the Department. After (a) final approval and signature by the Department of the Revised Submittals and (b)

final review and approval by the City Comptroller of the revised budget included in the Revised Submittals, the Revised Submittals will become a part of this Agreement superseding the relevant previous documents. If you fail to comply with the written notice or submit Revised Submittals which are not accepted by the City, you must perform this Agreement as originally executed for the reduced Maximum Compensation or, if less, the reduced Committed Compensation.

#### ARTICLE 14. RELIGIOUS ACTIVITIES

(a) You warrant that you will not engage in any inherently religious activities, such as worship, religious instruction, or proselytization, as part of or while carrying out the funded programs or Services.

(b) You warrant that if you do engage in inherently religious activities, such as worship, religious instruction, or proselytization,

- i. such activities will always be conducted separately, in time or location, from the funded programs or Services; and
- ii. any participation in such activities on the part of beneficiaries of the funded programs or Services must be wholly voluntary.

(c) You warrant that you will not discriminate against a beneficiary or prospective beneficiary of the funded programs or Services on the basis of religion, religious belief, or participation or nonparticipation in any inherently religious activities.

(d) If the Agreement involves any grant of funds for the acquisition, construction, or rehabilitation of structures, you warrant:

- i. The room or space that the grant funds will be used to acquire, construct or rehabilitate is not your primary place of worship; and
- ii. Grant funds will be used only for those portions of the acquisition, construction, or rehabilitation of the structures that are attributable to eligible activities; and
- iii. If in the future the structure is used for inherently religious activities or otherwise ceases being used for eligible activities, you will adhere to the rules on real property use and disposition and government reimbursement found in the applicable laws and regulations.

(e) With respect to a child receiving Services, for purposes of this section, "beneficiary" shall include such child and, in addition, his or her parents, guardians, other responsible adults and family members.

#### ARTICLE 15. ACKNOWLEDGMENT

You must confer with the City in advance of any public announcement, promulgation or other distribution with respect to the Services. You must clearly acknowledge the co-sponsorship of the City on all promotional materials including brochures, flyers, written or electronic public notices, news releases, public service announcements, acknowledgments at any special events intended to promote the Services, or solicitation of the private sector. You must not attribute any statement to the City without the City's prior written approval. Further, all reports, maps and other documents completed as part of this Agreement, other than documents exclusively for internal use within the City, must contain the following information in a conspicuous place near the front of the report, map or document: name of City, month and year of preparation, and name of the project or portion of the project.

#### ARTICLE 16. COMPLIANCE WITH ACCESSIBILITY LAWS

You warrant that all Services and programs produced under this Agreement must comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq and

Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, you must comply with the standard providing greater accessibility.

**ARTICLE 17. PROHIBITION ON CERTAIN CONTRIBUTIONS - MAYORAL EXECUTIVE ORDER No. 2011-4**

Neither you nor any person or entity who directly or indirectly has an ownership or beneficial interest in you of more than 7.5% ("Owners"), spouses and domestic partners of such Owners, your Subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any Subcontractor of more than 7.5% ("Sub-owners") and spouses and domestic partners of such Sub-owners (you and all the other preceding classes of persons and entities are together, the "Identified Parties"), shall make a contribution of any amount to the Mayor of the City of Chicago (the "Mayor") or to his political fundraising committee during (i) the bid or other solicitation process for this Agreement or Other Contract, including while this Agreement or Other Contract is executory, (ii) the term of this Agreement or any Other Contract between City and you, and/or (iii) any period in which an extension of this Agreement or Other Contract with the City is being sought or negotiated.

You represent and warrant that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached you or the date you approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

You shall not: (a) coerce, compel or intimidate your employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse your employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

The Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 2011-4 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 2011-4.

Violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 2011-4 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If you violate this provision or Mayoral Executive Order No. 2011-4 prior to award of the Agreement resulting from this specification, the Commissioner may reject your bid.

For purposes of this provision:

**"Other Contract"** means any agreement entered into between you and the City that is (i) formed under the authority of Municipal Code Ch. 2-92; (ii) for the purchase, sale or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved and/or authorized by the City Council.

**"Contribution"** means a "political contribution" as defined in Municipal Code Ch 2-156, as amended.

**"Political fundraising committee"** means a "political fundraising committee" as defined in Municipal Code Ch. 2-156, as amended.

#### **ARTICLE 18. INTERNET ACCESS AND EMAIL ADDRESS**

You must have Internet access at the site level. Internet access may be either dial-up or high speed/DSL. You must maintain at a minimum, one business email address listed on the cover page to this Agreement that will be the primary receiving point for all email correspondence from the Department. You may list additional addresses when you sign this Agreement. The additional addresses may be for a specific department/division of yours or for specific employees. You must notify the Department of any email address changes within five business days before the effective date of the change. You may use the City's web-based contracting portal to update your email address if you are a registered user of such portal

#### **ARTICLE 19. EXCLUDED PROVIDER WARRANTY AND INDEMNITY**

You hereby represent and warrant that you and your employees and agents are not now and at no time have been excluded from participation in any federally funded health care program, including Medicare and Medicaid. This is an ongoing obligation of yours to ensure that you are not employing or contracting with individuals that have been sanctioned by the U.S. Department of Health and Human Services Office of Inspector General ("OIG") or barred from federal procurement programs. You shall check the OIG's cumulative sanctions reports and General Series Administration website on a monthly basis. You hereby agree to immediately notify the City of any threatened, proposed, or actual exclusion from any such program of yours or any such program of any of your employees or agents. In the event that you or any of your employees or agents performing Services hereunder are excluded from participation in any federally funded health care program during the term of this Agreement, or at any time after the effective date of this Agreement, you shall be deemed to be in breach of this section and this agreement shall, as of the effective date of such exclusion or breach, automatically terminate. You shall indemnify and hold harmless the City against all actions, claims, demands and liabilities, and against all loss, damage, and costs and expenses, including reasonable attorney's fees, arising directly or indirectly, out of any violation of this section or due to the exclusion of you or any of your employees and agents from a federally funded health care program, including Medicare or Medicaid.

*(Sub)Exhibit "E".*

(To Agency Agreement With Dearborn Real Estate Board,  
Doing Business As Dearborn Realist Board)

*Insurance Requirements And Insurance Certificate.*

A. The kinds and amounts of insurance required are as follows:

1) Workers' Compensation And Employer's Liability.

Workers' Compensation as prescribed by applicable law covering all employees who are to provide a service under this Agreement and Employer's Liability coverage with limits of not less than \$100,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$500,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent).

The City of Chicago is to be named as an additional insured under your policy and the policy of any Subcontractor. Such additional insured coverage shall be provided on ISO endorsement form CG 2010 for ongoing operations or on a similar additional insured form acceptable to the City. The additional insured coverage must not have any limiting endorsements or language under the policy such as but not limited to, your sole negligence or the additional insured's vicarious liability. Your liability insurance shall be primary without right of contribution by any other insurance or self-insurance maintained by or available to the City. You must ensure that the City is an additional insured on insurance required from Subcontractors.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work or Services to be performed, you must provide Automobile Liability Insurance with limits of not less than \$300,000 per occurrence for bodily injury and property damage.

4) Professional Liability.

When any professional consultants perform Services in connection with this Agreement, Professional Liability Insurance covering errors, omissions, or negligent

acts, must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work or Services on this Agreement. A claims-made policy which is not renewed or replaced must have an extended reporting period of 2 years.

5) Medical/Professional Liability.

When any medical Services are performed in connection with this Agreement, Medical/Professional Liability Insurance must be provided to include coverage for errors, omissions and negligent acts related to the rendering or failure to render professional, medical or health Services with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work or Services on this Agreement. A claims made policy which is not renewed or replaced must have an extended reporting period of 2 years

6) Builders Risk.

When you perform any construction, including improvement, betterments, and/or repairs, you must provide All Risk Builders Insurance to cover materials, supplies, equipment, machinery and fixtures that are part of the structure.

B. Related Requirements.

If the coverages have an expiration or renewal date occurring during the time for performance of this Agreement, you must furnish renewal certificates to the email address and/or website location specified by the City. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in this Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all requirements of this Agreement. The failure of the City to obtain certificates or other insurance evidence from you is not a waiver by the City of any requirements for you to obtain and maintain the specified coverages. You must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve you of your obligation to provide insurance as specified here. Nonfulfillment of the insurance conditions may constitute a violation of this Agreement, and the City retains the right to stop work or Services or terminate this Agreement until proper evidence of insurance is provided.

You must provide for 30 days prior written notice to be given to the City .in the event coverage is substantially changed, canceled or non-renewed.

All deductibles or self-insured retentions on referenced insurance coverages must be borne by you.

You hereby waive and agree to require your insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by you in no way limit your liabilities and responsibilities specified within this Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by you under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If you maintain higher limits than the minimums shown above, the City requires and shall be entitled to coverage for the higher limits maintained by you. Any available insurance proceeds in excess of the specified minimum limits of insurance and coverage shall be available to the City.

If you are a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

You must require all Subcontractors to provide the insurance required in this Agreement, or you may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of you unless otherwise specified in this Agreement. You must ensure that the City is an additional insured on the insurance required from Subcontractors.

If you or Subcontractors desire additional coverages, the party desiring additional coverages is responsible for the acquisition and cost of such additional protection.

Notwithstanding any provisions in this Agreement to the contrary, the City of Chicago's Risk Management Department maintains the right to modify, delete, alter or change these requirements.

If you need additional information related to insurance, please call the office of the City Comptroller at (312) 744-7923.

*(Sub)Exhibit "F".*

*(To Agency Agreement With Dearborn Real Estate Board,  
Doing Business As Dearborn Realist Board)*

*Compliance With Requirements In Health Insurance Portability And Accountability Act,  
Health Information Technology For Economic And Clinical Health Act And  
Implementing Regulations Business Associate Agreement.*

The City of Chicago ("City") and Subgrantee ("Business Associate") agree to the following terms and conditions, which are intended to comply with the Health Insurance Portability and Accountability Act of 1996, the Health Information Technology for Economic and Clinical Health Act, and their implementing regulations:

The terms below that are capitalized and in bold have the same meanings as set forth in the Health Insurance Portability and Accountability Act of 1996, the Health Information Technology for Economic and Clinical Health Act, which is part of the American Recovery and Reinvestment Act of 2009, and the regulations promulgated thereunder, including the privacy, security, breach, omnibus, and enforcement rules, as each may be amended from time to time (collectively, "**HIPAA**"). See 45 CFR parts 160 and 164.

Specifically, the following terms used in the Business Associate Agreement shall have the same meaning as in HIPAA: **Breach, Business Associate, Data Aggregation, Designated Record Set, Disclosure, Financial Remuneration, Fundraising, Health Care Operations, Individual, Marketing, Minimum Necessary, Protected Health Information ("PHI"), Required by Law, Secretary, Security Incident, Subcontractor, Unsecured Protected Health Information, and Use**. The term "**Breach**" has the meaning as set forth in HIPAA when capitalized below, but has the ordinary dictionary meaning when not capitalized below.

For purposes of this Business Associate Agreement, the term "Protected Health Information" or "PHI" includes electronic PHI, also known as ePHI.

1. Interpretation Of This Business Associate Agreement. A reference in this Business Associate Agreement to HIPAA means the section in effect or as amended. If there is a dispute as to whether Business Associate is, in fact, a Business Associate, the Business Associate must provide a legal memorandum to the City indicating why the Business Associate does not fall under the definition of Business Associate in HIPAA. If the City disagrees with the legal memorandum regarding the Business Associate's conclusion that Business Associate is not a Business Associate, the City may choose to report a Breach to the Secretary or take other measures as deemed necessary to ensure the City's compliance with HIPAA. Any ambiguity or inconsistency in this Business Associate Agreement shall be resolved in favor of a meaning that permits City to comply with HIPAA.

2. Amendment Of This Business Associate Agreement. The parties hereto agree to negotiate in good faith to amend this Business Associate Agreement from time to time as is necessary for City to comply with the requirements of HIPAA and for Business Associate to provide services to City. However, no change, amendment, or modification of this Business Associate Agreement shall be valid unless it is set forth in writing and signed by both parties.

3. Designation Of HIPAA Officer(s). Business Associate agrees to designate, in writing, a HIPAA Privacy and Security Officer(s) who will communicate with the City's HIPAA Privacy and Security Officers for purposes of this Business Associate Agreement.

Business Associate agrees to notify the City's HIPAA Privacy and Security Officers of such designation and the contact information of such officer(s):

Stephen Murphy  
HIPAA Privacy Officer  
312-747-9605

hipaaprivacyofficer@cityofchicago.org

Bruce P. Coffing  
HIPAA Security Officer  
312-744-2461

hipaasecurityofficer@cityofchicago.org

4. Uses And Disclosures Of PHI. Business Associate must not use or further disclose Protected Health Information ("PHI") other than as permitted or required by this Business Associate Agreement, as necessary to perform the services in the underlying Agreement, or as Required By Law.

- a. Business Associate will not sell PHI or use or disclose PHI for the purposes of marketing or fundraising.
- b. Business Associate shall not directly or indirectly receive financial remuneration in exchange for any PHI of an individual or in exchange for making communications regarding treatment or health care operations purposes, unless otherwise allowed in this Business Associate Agreement.
- c. If Business Associate is authorized to use PHI to provide the City with de-identified information, Business Associate is not permitted to use or disclose the de-identified information for purposes other than those specified in the Agreement.
- d. Business Associate may use PHI to provide data aggregation services to the City, relating to the health care operations of the City.
- e. Business Associate may use and disclose PHI received by the Business Associate in its capacity as a Business Associate to the City, if necessary, for the proper management and administration of Business Associate or to carry out the legal responsibilities of Business Associate, provided that, as to any such disclosure, the following requirements are met:
  - i. The disclosure is required by law; or
  - ii. The Business Associate obtains reasonable assurances from the person to whom the information is disclosed that it will be held confidentially and used or further disclosed only as required by law or for the purpose for which it

was disclosed to the person, and the person notifies Business Associate of any instances of which it is aware in which the confidentiality of the information has been the subject of a Breach.

- f. Except as otherwise limited in this Business Associate Agreement, Business Associate may use and disclose PHI obtained from or on behalf of the City to perform functions, activities, or services for, or on behalf of, the City as specified in the Agreement, provided that such use or disclosure would not violate HIPAA if done by the City.

5. Minimum Necessary. Business Associate shall use, disclose, or request only the minimum necessary PHI necessary to accomplish the intended purpose of the use, disclosure, or request. Business Associate represents that the PHI used, disclosed, or requested by Business Associate is the minimum necessary to carry out purposes of the Agreement. Prior to any use or disclosure, Business Associate shall determine whether a limited data set would be sufficient for these purposes.

6. Safeguards Of PHI. Business Associate must use appropriate safeguards with respect to PHI that it creates, receives, maintains, or transmits on behalf of the City to prevent the use or disclosure of PHI other than as provided for in this Business Associate Agreement. The safeguards must reasonably protect PHI from any intentional or unintentional use or disclosure in violation of HIPAA privacy regulations (45 CFR Part 164, subpart E) and must limit incidental uses or disclosures made pursuant to an otherwise permitted or required use or disclosure. The safeguards must also reasonably and appropriately protect the confidentiality, integrity, and availability of PHI that Business Associate creates, receives, maintains, or transmits on the City's behalf as required by the HIPAA security regulations (45 CFR Part 164, subpart C). Where applicable, Business Associate must use appropriate safeguards and comply with the HIPAA security regulations (45 CFR Part 164, subpart C) with respect to electronic protected health information, to prevent the use or disclosure of PHI other than as provided for by this Business Associate Agreement. Where feasible, PHI will not leave the City's facilities and will be accessed under the supervision of City employees.

7. Applicability Of Business Associate Agreement To Subcontractors And Agents. Business Associate must ensure that any agent, including a subcontractor, that creates, receives, maintains, or transmits PHI on behalf of the Business Associate agrees to the same restrictions, conditions, and requirements that apply to Business Associate with respect to such information, by entering into a contract or other arrangement that complies

with HIPAA An agent or subcontractor of a Business Associate is not permitted to use or disclose PHI in a manner that would not be permissible if done by the Business Associate. Business Associate will ensure that its subcontractors and agents to which Business Associate is permitted by this Business Associate Agreement or in writing by the City to disclose PHI agree to implement reasonable and appropriate safeguards to protect PHI. Business Associate will obtain reasonable assurances from any subcontractors and agents to which Business Associate discloses PHI that the subcontractor or agent will hold PHI in confidence and make further uses or disclosures of PHI only for the purpose for which Business Associate disclosed PHI to the subcontractor or agent or as Required by Law.

Business Associate will obtain reasonable assurances that any subcontractor or agent to which Business Associate discloses PHI will notify the Business Associate within five (5) calendar days (who will, in turn, notify the City within five (5) calendar days, as described below) of any instance in which the subcontractor or agent becomes aware of a Breach of unsecured PHI; possible Breach of unsecured PHI; any security incident of which it becomes aware, including: any attempted or successful unauthorized access; use, disclosure, modification, or destruction of PHI; or any attempted or successful interference with agent or subcontractor's system operations of which agent/subcontractor becomes aware.

Agent/subcontractor is not required to report the following types of unsuccessful security incidents: pings and other broadcast attacks on agent/subcontractor's firewall, port scans, unsuccessful log-on attempts, denial of service attacks, and any combination of the above, so long as no such incident results in unauthorized access, use, or disclosure of PHI.

If a delay is requested by a law enforcement official in accordance with 45 CFR 164.412, agent/subcontractor may delay notification to Business Associate for the time period specified in HIPAA. Agent or subcontractor's report will include the information described in 45 CFR 164.404(c) and such other information as the Business Associate or the City may reasonably request.

8. Reporting Of Breaches, Potential Breaches, And Security Incidents. Business Associate must report to the City any use or disclosure of the PHI not provided for by this Business Associate Agreement of which it becomes aware, as well as any Breach of unsecured PHI; potential Breach of unsecured PHI; any security incident of which it becomes aware; any attempted or successful unauthorized access, use, disclosure, modification, or destruction of PHI; or any attempted or successful interference with Business Associate's system operations of which Business Associate becomes aware.

Business Associate will make the report to the City's HIPAA Privacy and Security Officers not more than five (5) calendar days after Business Associate discovers such

non-permitted use or disclosure, Breach, security incident, or other incident as described above. Business Associate shall provide any reports or notices required by HIPAA as a result of Business Associate's Breach. On behalf of the City, Business Associate will provide such reports or notices to any party or entity (including but not limited to media, Secretary, and individuals affected by the Breach) entitled by law to receive the reports or notices. Business Associate agrees to pay the costs associated with notifying individuals affected by the Breach, which may include, but are not limited to, paper, printing, and mailing costs.

Business Associate is not required to report the following types of unsuccessful security incidents: pings and other broadcast attacks on Business Associate's firewall, port scans, unsuccessful log-on attempts, denial of service attacks, and any combination of the above, so long as no such incident results in unauthorized access, use, or disclosure of PHI.

If a delay is requested by a law enforcement official in accordance with 45 CFR 164.412, Business Associate may delay notifying City for the time period specified in HIPAA. Business Associate's report will include the information described in 45 CFR 164.404(c) and such other information as the City may reasonably request.

9. Mitigation And Penalties. Business Associate must mitigate, to the extent practicable, any harmful effect that is known to Business Associate of a Breach or of a use or disclosure of PHI by Business Associate in violation of the requirements of this Business Associate Agreement. Business Associate shall take reasonable steps to put corrective measures in place to prevent future Breaches (such as retraining employees and upgrading security systems). At the City's request, Business Associate shall take reasonable steps to mitigate the harm to affected Individuals whose PHI has been or may have been compromised as a result of a Breach by Business Associate, including obtaining credit monitoring services and offering identity theft insurance. To the extent that the City incurs civil or criminal monetary penalties as a result of a Breach by the Business Associate, the Business Associate agrees to reimburse the City for such penalties.

10. Designated Record Sets -- Access. If the Business Associate has PHI in a Designated Record Set, then Business Associate must provide access to or otherwise make available, at the request of the City, and in the time and manner designated by the City, PHI in a Designated Record Set, to the City or, as directed by City, to an Individual or the Individual's designee, in order to meet the requirements under 45 CFR 164.524.

11. Designated Record Sets -- Amendments. If the Business Associate has PHI in a Designated Record Set, then Business Associate must make any amendments to PHI in a Designated Record Set that the City directs or agrees to pursuant to 45 CFR 164.526 at the request of the City or an Individual, and in the time and manner designated by the City, or take other measures as necessary to satisfy the City's obligations under 45 CFR 164.526.

12. Internal Practices, Books, And Records. Business Associate must make its internal practices, books, and records relating to the use and disclosure of PHI received from, or created or received by the Business Associate on behalf of, the City available to the Secretary for purposes of determining compliance with HIPAA. Business Associate also must make internal practices, books, and records relating to the use and disclosure of PHI received from, or created or received by Business Associate on behalf of, the City available to the City in a time and manner designated by the City, for purposes of the Secretary determining City's compliance with HIPAA.

13. Accounting Of Disclosures -- Documentation. Business Associate must document the disclosures of PHI and information relating to such disclosures as would be required for City to respond to a request by an Individual for an accounting of disclosures of PHI in accordance with HIPAA, specifically 45 CFR 164.528.

14. Accounting Of Disclosures -- Provision Of Information. Business Associate must provide to City or an Individual, in time and manner designated by City, information collected which relates to the disclosure of PHI, to permit City to respond to a request by an Individual for an accounting of disclosures of PHI in accordance with 45 CFR 164.528. If the Business Associate receives a request for accounting of disclosures directly from the Individual, the Business Associate must respond to such request for an accounting of disclosures, provide the accounting of disclosures to the Individual within the time required by 45 CFR 164.528, and provide the information regarding such request to the City, in the time and manner designated by the City.

15. Survival, Termination, And Return Or Destruction Of PHI. Upon termination of this Business Associate Agreement for any reason, the Business Associate's obligations under these contractual obligations shall survive termination and remain in effect:

(a) until Business Associate has completed the return or destruction (in accordance with the United States Department of Health and Human Services' Guidance to Render Unsecured Protected Health Information Unusable, Unreadable, or Indecipherable to Unauthorized Individuals, or successor guidance documents), at the City's option, of all of the PHI provided by City to Business Associate, or created, maintained, or received by Business Associate on behalf of City, and

(b) to the extent that Business Associate retains any PHI, e.g., Business Associate retains only the PHI which is necessary for its own management and administration or to carry out its legal responsibilities.

Upon the expiration or termination of the underlying Agreement, if feasible, the Business Associate must either:

(1) return all PHI received from the City, or created, maintained, or received by Business Associate on behalf of the City, which the Business Associate still maintains in any form, to the City; or

(2) destroy it, at the City's option (in accordance with the United States Department of Health and Human Services' Guidance to Render Unsecured Protected Health Information Unusable, Unreadable, or Indecipherable to Unauthorized Individuals, or successor guidance documents).

This provision shall apply to PHI that is in the possession of subcontractors or agents of Business Associate. Business Associate shall retain no copies of the PHI.

If Business Associate determines that returning or destroying the PHI is infeasible, Business Associate shall extend the protections of this Business Associate Agreement to such PHI and limit further uses and disclosures of such PHI to those purposes that make the return or destruction infeasible, for so long as Business Associate maintains such PHI. If it is infeasible for Business Associate to obtain, from a subcontractor or agent any PHI in the possession of the subcontractor or agent, Business Associate shall require the subcontractors and agents to agree to extend any and all protections, limitations and restrictions contained in this Business Associate Agreement to the subcontractors' and/or agents' use and/or disclosure of any PHI retained after the termination of this Business Associate Agreement, and to limit any further uses and/or disclosures to the purposes that make the return or destruction of the PHI infeasible.

In the event of a breach of the terms of these contractual obligations, the cure and remedies of the Agreement shall govern. HIPAA's privacy rule (45 CFR § 164.504(e)(2)) requires that the Business Associate will authorize termination of this Business Associate Agreement by the City, if the City determines that the Business Associate has violated a material term of these contractual obligations.

16. **Compliance With Obligations.** To the extent the Business Associate is to carry out one or more of City's obligation(s) under Subpart E of 45 CFR Part 164, the Business Associate must comply with the requirements of Subpart E that apply to the City in the performance of such obligation(s). Business Associate may not use or disclose PHI in a manner that would violate Subpart E of 45 CFR Part 164 if done by the City.

17. **No Third Party Rights.** The terms and conditions of this Business Associate Agreement are intended for the sole benefit of Business Associate and City and do not create any third party rights.

18. **Governing Law.** To the extent not preempted by federal law, the Agreement shall be governed and construed in accordance with the laws of the State of Illinois.

ACCEPTANCE OF BIDS FOR PURCHASE OF CITY-OWNED PROPERTIES AT VARIOUS LOCATIONS IN ACCORDANCE WITH ADJACENT NEIGHBORS LAND ACQUISITION PROGRAM.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Housing and Real Estate, for which a meeting was held on July 17, 2019, having had under consideration the ordinances introduced by Mayor Lori E. Lightfoot on June 12, 2019, these being the sale of City-owned properties at various locations, having the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith.

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

Respectfully submitted,

(Signed) HARRY OSTERMAN,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

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

212 N. Keystone Ave.

[O2019-4179]

WHEREAS, The City of Chicago ("City") is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The City, through the foreclosure of demolition liens, tax sales and other methods of acquisition, has acquired title to numerous parcels of real property which are of minimal value and costly to clean up and maintain, and because title to such properties was vested in the City, the properties were exempted from real estate taxes, thus depriving the City of revenue; and

WHEREAS, Pursuant to an ordinance (the "Original Program Ordinance") adopted by the City Council of the City ("City Council") on March 6, 1981 and published on pages 5584 and 5585 of the *Journal of the Proceedings of the City Council of the City of Chicago* ("Journal") for such date, the City established a program for the disposition of certain vacant real property owned by the City known as the Adjacent Neighbors Land Acquisition Program; and

WHEREAS, The Original Program Ordinance was amended by ordinances adopted on July 23, 1982 and published in the *Journal* for such date at pages 11830 -- 11833, and on January 7, 1983 and published in the *Journal* for such date at pages 14803 -- 14805 (the Original Program Ordinance and such two amending ordinances, collectively, the "Original ANLAP Ordinances"); and

WHEREAS, Pursuant to an ordinance adopted by the City Council on September 14, 1994 and published in the *Journal* for such date at pages 56195 -- 56198, the City Council repealed the Original ANLAP Ordinances, and established a new program, also known as the Adjacent Neighbors Land Acquisition Program, for the disposition of certain vacant real property owned by the City, which ordinance was subsequently amended by ordinances adopted on September 4, 2002 and published in the *Journal* for such date at pages 92771 -- 92773, and on July 28, 2010 and published in the *Journal* for such date at pages 97370 -- 97374, and on June 25, 2014 and published in the *Journal* for such date at pages 83533 -- 83535 (such new program, as amended, the "ANLAP Program"); and

WHEREAS, Pursuant to the ANLAP Program, as codified at Municipal Code Section 2-159-010, et seq. (the "ANLAP Program Ordinance"), a qualified City-owned parcel may be sold if it has an appraised value of not more than Fifty Thousand Dollars (\$50,000); and

WHEREAS, Pursuant to the ANLAP Program: (i) if the property appraises at or for less than Ten Thousand and no/100 Dollars (\$10,000.00) the minimum acceptable bid must be at least One Thousand and no/100 Dollars (\$1,000.00); or (ii) if the property appraises at or for less than Twenty Thousand and no/100 Dollars (\$20,000.00) but more than Ten Thousand and no/100 Dollars (\$10,000.00) the minimum acceptable bid must be at least Two Thousand and no/100 Dollars (\$2,000.00); or (iii) if the property appraises for more than Twenty Thousand and no/100 Dollars (\$20,000.00) the minimum acceptable bid must be Two Thousand and no/100 Dollars (\$2,000.00), plus fifty percent (50%) of the appraised value which exceeds Twenty Thousand and no/100 Dollars (\$20,000.00); and

WHEREAS, Pursuant to the ANLAP Program, an Adjacent Neighbor means a person who owns one parcel, or two or more contiguous parcels, of real property that is immediately adjacent to a City-owned parcel and at least one of the parcels is an improved parcel which the person occupies as his primary residence; and

WHEREAS, Pursuant to the ANLAP Program, any deed conveying a parcel pursuant thereto shall contain covenants which: (1) prohibit the grantee from conveying, assigning or otherwise transferring the parcel except in conjunction with the sale of the real estate on which grantee's primary residence is located; and (2) require that the parcel be improved with landscaped open space within six (6) months of the conveyance of such parcel and prohibit the construction of any permanent improvements on the parcel, excluding only improvements made by the grantee on the parcel that constitute an integrated addition to the grantee's primary residence, or a garage appurtenant thereto; and (3) require the grantee to maintain the parcel in accordance with the provisions of the Municipal Code of Chicago. The covenants shall terminate ten (10) years after the date of the conveyance of the parcel to the grantee; and

WHEREAS, The Department of Planning and Development ("DPD") of the City desires to convey the vacant parcel of real property identified on Exhibit A to this ordinance (the "ANLAP Parcel") to Gary Singleton (the "Purchaser"), who has a principal residence of 214 North Keystone Avenue, Chicago, Illinois 60624; and

WHEREAS, Pursuant to Resolution Number 19-018-21 adopted on April 18, 2019, by the Plan Commission of the City of Chicago ("Commission"), the Commission approved the sale of the ANLAP Parcel to the Purchaser; now, therefore,

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

SECTION 1. The City hereby accepts the bid of the Purchaser to purchase the ANLAP Parcel, which purchase shall be subject to all of the terms, conditions, covenants and restrictions of the ANLAP Program and the ANLAP Program Ordinance.

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the ANLAP Parcel to the Purchaser for the purchase price of One Thousand and no/100 Dollars (\$1,000.00). Such deed shall include a covenant obligating the Purchaser to use the ANLAP Parcel only for a use consistent with the land uses permitted under the redevelopment plan for the Area and consistent with the requirements of the ANLAP Program Ordinance.

SECTION 3. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity of such provision shall not affect any of the other provisions of this ordinance. .

SECTION 4. All ordinances, resolutions, motions or orders inconsistent with this ordinance are hereby repealed to the extent of such conflict.

SECTION 5. This ordinance shall take effect upon its passage and approval.

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

*Exhibit "A".*

Bidder:

Gary Singleton.

Bidder's Address:

214 North Keystone Avenue  
Chicago, Illinois 60624.

Appraised Value ("as is"):

\$1,600.00.

Bid Amount:

\$1,000.00.

Legal Description (subject to title commitment and survey):

Lot 29 in F.S. Tyrrell's Subdivision of Block 17 in West Chicago Land Company's Subdivision of the south half of Section 10, Township 39 North, Range 13, East of the Third Principle Meridian, in Cook County, Illinois.

Address:

212 North Keystone Avenue  
Chicago, Illinois 60624.

Property Index Number:

16-10-416-023-0000.

*4430 S. Shields Ave.*

[O2019-4250]

WHEREAS, The City of Chicago ("City") is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The City, through the foreclosure of demolition liens, tax sales and other methods of acquisition, has acquired title to numerous parcels of real property which are of minimal value and costly to clean up and maintain, and because title to such properties was vested in the City, the properties were exempted from real estate taxes, thus depriving the City of revenue; and

WHEREAS, Pursuant to an ordinance (the "Original Program Ordinance") adopted by the City Council of the City ("City Council") on March 6, 1981 and published on pages 5584 and 5585 of the *Journal of the Proceedings of the City Council of the City of Chicago* ("*Journal*") for such date, the City established a program for the disposition of certain vacant real property owned by the City known as the Adjacent Neighbors Land Acquisition Program; and

WHEREAS, The Original Program Ordinance was amended by ordinances adopted on July 23, 1982 and published in the *Journal* for such date at pages 11830 -- 11833, and on January 7, 1983 and published in the *Journal* for such date at pages 14803 -- 14805 (the Original Program Ordinance and such two amending ordinances, collectively, the "Original ANLAP Ordinances"); and

WHEREAS, Pursuant to an ordinance adopted by the City Council on September 14, 1994 and published in the *Journal* for such date at pages 56195 -- 56198, the City Council repealed the Original ANLAP Ordinances, and established a new program, also known as the Adjacent Neighbors Land Acquisition Program, for the disposition of certain vacant real property owned by the City, which ordinance was subsequently amended by ordinances adopted on September 4, 2002 and published in the *Journal* for such date at pages 92771 -- 92773, and on July 28, 2010 and published in the *Journal* for such date at pages 97370 -- 97374, and on June 25, 2014 and published in the *Journal* for such date at pages 83533 -- 83535 (such new program, as amended, the "ANLAP Program"); and

WHEREAS, Pursuant to the ANLAP Program, as codified at Municipal Code Section 2-159-010, et seq. (the "ANLAP Program Ordinance"), a qualified City-owned parcel may be sold if it has an appraised value of not more than Fifty Thousand Dollars (\$50,000); and

WHEREAS, Pursuant to the ANLAP Program: (i) if the property appraises at or for less than Ten Thousand and no/100 Dollars (\$10,000.00) the minimum acceptable bid must be at least One Thousand and no/100 Dollars (\$1,000.00); or (ii) if the property appraises at or for less than Twenty Thousand and no/100 Dollars (\$20,000.00) but more than Ten Thousand and no/100 Dollars (\$10,000.00) the minimum acceptable bid must be at least Two Thousand and no/100 Dollars (\$2,000.00); or (iii) if the property appraises for more than Twenty Thousand and no/100 Dollars (\$20,000.00) the minimum acceptable bid

must be Two Thousand and no/100 Dollars (\$2,000.00), plus fifty percent (50%) of the appraised value which exceeds Twenty Thousand and no/100 Dollars (\$20,000.00); and

WHEREAS, Pursuant to the ANLAP Program, an Adjacent Neighbor means a person who owns one parcel, or two or more contiguous parcels, of real property that is immediately adjacent to a City-owned parcel and at least one of the parcels is an improved parcel which the person occupies as his primary residence; and

WHEREAS, Pursuant to the ANLAP Program, any deed conveying a parcel pursuant thereto shall contain covenants which: (1) prohibit the grantee from conveying, assigning or otherwise transferring the parcel except in conjunction with the sale of the real estate on which grantee's primary residence is located; and (2) require that the parcel be improved with landscaped open space within six (6) months of the conveyance of such parcel and prohibit the construction of any permanent improvements on the parcel, excluding only improvements made by the grantee on the parcel that constitute an integrated addition to the grantee's primary residence, or a garage appurtenant thereto; and (3) require the grantee to maintain the parcel in accordance with the provisions of the Municipal Code of Chicago. The covenants shall terminate ten (10) years after the date of the conveyance of the parcel to the grantee; and

WHEREAS, The Department of Planning and Development ("DPD") of the City desires to convey the vacant parcel of real property identified on Exhibit A to this ordinance (the "ANLAP Parcel") to Latanya Lockhart (the "Purchaser"), who has a principal residence of 4432 South Shields Avenue, Chicago, Illinois 60609, which ANLAP Parcel is located in the 47<sup>th</sup>/Halsted Redevelopment Project Area ("Area") established pursuant to ordinances adopted by the City Council on May 29, 2002 and published in the *Journal* for such date at pages 81231 through 81472; and

WHEREAS, DPD has caused notice of the proposed sale of the ANLAP Parcel to be sent to all eligible adjacent neighbors (if any) and has also caused public notice advertising the City's intent to enter into the sale of the ANLAP Parcel to the Purchaser to be published in the *Chicago Sun-Times* on March 28, 2019; and

WHEREAS, Purchaser's proposal was the only proposal received by the deadline indicated in the aforesaid notice; and

WHEREAS, Pursuant to Resolution Number 19-032-21 adopted on May 16, 2019, by the Plan Commission of the City of Chicago ("Commission"), the Commission approved the sale of the ANLAP Parcel to the Purchaser; now, therefore,

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

SECTION 1. The City hereby accepts the bid of the Purchaser to purchase the ANLAP Parcel, which purchase shall be subject to all of the terms, conditions, covenants and restrictions of the ANLAP Program and the ANLAP Program Ordinance.

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the ANLAP Parcel to the Purchaser for the purchase price of One Thousand and no/100 Dollars (\$1,000.00). Such deed shall include a covenant obligating the Purchaser to use the ANLAP Parcel only for a use consistent with the land uses permitted under the redevelopment plan for the Area and consistent with the requirements of the ANLAP Program Ordinance.

SECTION 3. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity of such provision shall not affect any of the other provisions of this ordinance.

SECTION 4. All ordinances, resolutions, motions or orders inconsistent with this ordinance are hereby repealed to the extent of such conflict.

SECTION 5. This ordinance shall take effect upon its passage and approval.

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

*Exhibit "A".*

Bidder:

Latanya Lockhart.

Bidder's Address:

4432 South Shields Avenue  
Chicago, Illinois 60609.

Appraised Value ("as is"):

\$5,500.00.

Bid Amount:

\$1,000.00.

Legal Description (subject to title commitment and survey):

Lot 1 in Block 9 in Van H. Higgins Subdivision of the south 25 acres south of and adjoining north 60 acres of the southeast quarter of Section 4, Township 38 North, Range 14, lying East of the Third Principle Meridian, in Cook County, Illinois.

Address:

4430 South Shields Avenue  
Chicago, Illinois 60609.

Property Index Number:

20-04-414-011-0000.

---

NEGOTIATED SALE OF CITY-OWNED PROPERTY AT 2012 S. CANALPORT  
AVE. TO HALSTED/CANALPORT 1 L.P.

[O2019-4198]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Housing and Real Estate, for which a meeting was held on July 17, 2019, having had under consideration an ordinance introduced by Mayor Lori E. Lightfoot on June 12, 2019, this being the sale of City-owned property at 2012 South Canalport Avenue to Halsted/Canalport 1 L.P., 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 voice vote of all committee members present, with no dissenting votes.

Respectfully submitted,

(Signed) HARRY OSTERMAN,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The City is the owner of the vacant parcel of property located at 2012 South Canalport Avenue, Chicago, Illinois 60616, which is legally described on Exhibit A attached hereto (the "Property"); and

WHEREAS, Halsted/Canalport 1 L.P. (the "Grantee"), which has a business address of 1945 South Halsted Street, Chicago, Illinois 60616, has offered to purchase the Property from the City for the sum of Nineteen Thousand and no/100 Dollars (\$19,000.00), such amount being the appraised fair market value of the Property, to improve with landscaped open space thereon; and

WHEREAS, Pursuant to Resolution Number 18-064-21 adopted on October 18, 2018, by the Plan Commission of the City (the "Commission"), the Commission approved the negotiated sale of the Property to the Grantee; and

WHEREAS, Public notice advertising the City's intent to enter into a negotiated sale of the Property with the Grantee and requesting alternative proposals appeared in the *Chicago Sun-Times*, a newspaper of general circulation, on August 31 and September 7, 2018; and

WHEREAS, No alternative proposals were received by the deadline indicated in the aforesaid notice; now, therefore,

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

SECTION 1. The City Council of the City hereby approves the sale of the Property to the Grantee for the amount of Nineteen Thousand and no/100 Dollars (\$19,000:00).

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the Property to the Grantee. The quitclaim deed shall also contain language substantially in the following form:

This conveyance is subject to the express condition that: the Property is improved with landscaped open space within six (6) months of the date of this deed. In the event that the condition is not met, the City of Chicago may re-enter the Property and revest title in the City of Chicago. Grantee, at the request of the City of Chicago, covenants to execute and deliver to the City a reconveyance deed to the Property to further evidence such revesting of title. This right of reverter in favor of the City of Chicago shall terminate upon the issuance of a certificate of completion, release or similar instrument by the City of Chicago.

The Grantee acknowledges that if the Grantee develops the Property with a residential housing project, as defined under and that is subject to Section 2-44-080 of the Municipal Code of the City (the "2015 Affordable Requirements Ordinance"), the Grantee and such project shall be obligated to comply with the 2015 Affordable Requirements Ordinance.

SECTION 3. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 4. All ordinances, resolutions, motions or orders inconsistent with this ordinance are hereby repealed to the extent of such conflict.

SECTION 5. This ordinance shall take effect upon its passage and approval.

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

*Exhibit "A".*

Purchaser:

Halsted/Canalport 1 L.P.

Purchaser's Address:

1945 South Halsted Street  
Chicago, Illinois 60616.

## Purchase Amount:

\$19,000.00.

## Appraised Value:

\$19,000.00.

## Legal Description (subject to title commitment and survey):

Lot 44 in Webster's Subdivision of out Lot 2 in Block 40 of Canal Trustees' Subdivision of the west half of Section 21, Township 39 North, Range 14, East of the Third Principal Meridian, and so much of the southeast quarter as lies west of the south branch of the Chicago River, in Cook County, Illinois.

## Address:

2012 South Canalport Avenue  
Chicago, Illinois 60616.

## Property Index Number:

17-21-314-026-000.

---

NEGOTIATED SALE OF CITY-OWNED PROPERTY AT 2019 W. WASHINGTON BLVD. TO AND EXECUTION OF REDEVELOPMENT AGREEMENT WITH ROSS BROS. CONSTRUCTION FOR CONSTRUCTION OF RESIDENTIAL CONDOMINIUM BUILDING.

[O2019-4164]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Housing and Real Estate, for which a meeting was held on July 17, 2019, having had under consideration an ordinance introduced by Mayor Lori E. Lightfoot

on June 12, 2019, this being the sale of City-owned property at 2019 West Washington Boulevard to Ross Bros. Construction for a residential project, 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 voice vote of all committee members present, with no dissenting votes.

Respectfully submitted,

(Signed) HARRY OSTERMAN,  
*Chairman.*

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

Yeas -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

Nays -- None.

Alderman Thompson 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 pursuant to Article VII, Section 6(a) of the 1970 State of Illinois Constitution and may exercise any power related to its local governmental affairs; and

WHEREAS, The City has established the Community Development Commission ("CDC") to, among other things, designate redevelopment areas and recommend the sale of parcels located in redevelopment areas, subject to the approval of the City Council; and

WHEREAS, Pursuant to ordinances adopted on February 16, 2000, and published at pages 25422 through 25432, in the *Journal of the Proceedings of the City Council of the City of Chicago* of such date, the City Council: (i) approved a certain redevelopment plan and project ("Redevelopment Plan") for the Central West Tax Increment Financing Redevelopment Project Area ("Redevelopment Area") pursuant to the Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74.4-1, et seq.) (the "Act"), (ii) designated the Redevelopment Area as a redevelopment project area pursuant

to the Act, and (iii) adopted tax increment financing was adopted pursuant to the Act as a means of financing certain Redevelopment Area redevelopment project costs (as defined in the Act) incurred pursuant to the Redevelopment Plan; and

WHEREAS, The City owns that certain property commonly known as 2019 West Washington Boulevard, Chicago, Illinois, which is located in the Redevelopment Area and legally described on Exhibit A attached hereto ("Property"); and

WHEREAS, The appraised value of the Property as of April 30, 2019 is \$149,000 (\$39.89/square foot) ("Purchase Price"); and

WHEREAS, Ross Bros. Construction, an Illinois limited liability company ("Developer"), has offered to purchase the Property from the City for the Purchase Price and to build a 4-unit residential building ("Building") on the Property (the "Project"); and

WHEREAS, The Project is consistent with the goals and objectives of the Redevelopment Plan; and

WHEREAS, The Developer has agreed to undertake the construction of the Project in accordance with the Redevelopment Plan and pursuant to the terms and conditions of a redevelopment agreement in substantially the form attached hereto as Exhibit B ("Redevelopment Agreement"); and

WHEREAS, By Resolution Number 19-016-21, adopted on March 21, 2019, the Chicago Plan Commission approved the sale of the Property to the Developer; and

WHEREAS, By Resolution 19-CDC-9, adopted on March 12, 2019, the CDC authorized the City through its Department of Housing ("DOH") to advertise its intent to negotiate a sale with the Developer and to request alternative proposals for the redevelopment of the Property, and recommended the sale of the Property to the Developer if no responsive alternative proposals were received at the conclusion of the advertising period, or, if alternative proposals were received, if DOH determined in its sole discretion that it was in the best interest of the City to proceed with the Developer's proposal; and

WHEREAS, Public notices advertising DOH's intent to enter into a negotiated sale of the Property with the Developer and requesting alternative proposals appeared in the *Chicago Sun-Times* on March 18, March 25 and April 1, 2019; and

WHEREAS, No responsive proposals were received by the deadline set forth in the aforesaid notices; now, therefore,

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

SECTION 1. The foregoing recitals are hereby incorporated by reference and made a part hereof.

SECTION 2. The Developer is hereby designated as the developer for the Project pursuant to Section 5/11-74.4-4 of the Act.

SECTION 3. The sale of the Property to the Developer for the Purchase Price is hereby approved. This approval is expressly conditioned upon the City entering into the Redevelopment Agreement with the Developer. The commissioner of DOH ("Commissioner") or a designee of the Commissioner is each hereby authorized, with the approval of the City's Corporation Counsel, to negotiate, execute and deliver the Redevelopment Agreement as well as such other supporting documents as may be necessary or appropriate to comply with the Redevelopment Agreement.

SECTION 4. The Mayor or her proxy is authorized to execute, and the City Clerk is authorized to attest, one or more quitclaim deeds conveying the Property to the Developer, or to a land trust of which the Developer is the sole beneficiary, or to an entity of which the Developer is the sole controlling party, subject to those covenants, conditions and restrictions set forth in the Redevelopment Agreement.

SECTION 5. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 6. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 7. This ordinance shall take effect upon its passage and approval.

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

*Exhibit "A".*  
(To Ordinance)

Legal Description Of Property (subject to final survey and title commitment):

Lot 7 in Brown and Wilcox Subdivision of Block 60 in Canal Trustees' Subdivision of the southwest quarter of Section 7, Township 39 North, Range 11, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

2019 West Washington Boulevard  
Chicago, Illinois 60612.

Permanent Index Number:

17-07-327-010.

*Exhibit "B".  
(To Ordinance)*

*Agreement With Ross Bros. Construction For  
Sale And Redevelopment Of Land.*

This **AGREEMENT FOR THE SALE AND REDEVELOPMENT OF LAND** ("Agreement") is made on or as of the \_\_\_ day of \_\_\_\_\_, 2019, by and between the **CITY OF CHICAGO**, an Illinois municipal corporation ("City"), acting by and through its Department of Housing ("DOH"), having its principal offices at City Hall, 121 North LaSalle Street, Chicago, Illinois 60602, and Ross Bros Construction, an Illinois limited liability company, ("Developer"), having its principal offices at 2031 W Washington Boulevard, Chicago, Illinois 60612

**RECITALS**

**WHEREAS**, the City owns that certain property commonly known as 2019 West Washington, Chicago, Illinois, as legally described on Exhibit A attached hereto and depicted on the aerial photo attached hereto as Exhibit B (the "Property"); and

**WHEREAS**, the Developer desires to purchase the Property from the City in order to construct a 6-unit condominium building ("Building") on the Property ("Project"); and

**WHEREAS**, the Property is located in the Central West Redevelopment Project Area (the "Redevelopment Area"), as created by ordinance adopted on February 16, 2000; and

**WHEREAS**, the Project is consistent with the redevelopment plan and project for the Redevelopment Area (as amended, the "Redevelopment Plan"); and

**WHEREAS**, the appraised value of the Property as of April 30, 2019 is \$149,000 (\$39.89/sq.ft.) (the "Purchase Price"); and

**WHEREAS**, the City has agreed to sell the Property to the Developer for the Purchase Price in consideration of the Developer's obligations to construct the Project in accordance with the terms and conditions of this Agreement; and

**WHEREAS**, the estimated cost of the Project is \$1,020,527, as set forth in the preliminary budget attached hereto as Exhibit C; and

**WHEREAS**, the Project will be self-financed by the Developer; and

**WHEREAS**, as security for the Developer's completion of construction of the Project and compliance with the use restrictions set forth herein, the Developer has agreed to execute a reconveyance deed in a form acceptable to the City (the "Reconveyance Deed"); and

**WHEREAS**, the City Council, pursuant to an ordinance (the "Project Ordinance") adopted on \_\_\_\_\_, 2019 and published at pages \_\_\_\_\_ through \_\_\_\_\_ in the Journal of such date, authorized the sale of the Property to the Developer, subject to the execution, delivery and recording of this Agreement.

**NOW, THEREFORE**, in consideration of the mutual covenants and agreements contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

#### **SECTION 1. INCORPORATION OF RECITALS.**

The foregoing recitals constitute an integral part of this Agreement and are incorporated herein by this reference with the same force and effect as if set forth herein as agreements of the parties.

#### **SECTION 2. DEFINITIONS AND RULES OF CONSTRUCTION.**

2.1 Defined Terms. For purposes of this Agreement, in addition to the terms defined in the foregoing Recitals, the following terms shall have the following meanings:

"2FM" is defined in Section 22.3(a).

"Actual Residents of the City" means persons domiciled within the City, as set forth in more detail in Section 23.2(c) hereof.

"Affiliate(s)" when used to indicate a relationship with a specified person or entity, means a person or entity that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with such specified person or entity, and a person or entity shall be deemed to be controlled by another person or entity, if controlled in any manner whatsoever that results in control in fact by that other person or entity (or that other person or entity and any person or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

"Agent(s)" means any agents, employees, contractors, subcontractors, or other persons acting under the control or at the request of the Developer or its contractors or Affiliates.

"Agreement" means this Agreement as may be amended in accordance with the terms hereof.

"Architect" means Soma Design Consultants, Inc.

"Budget" is defined in Section 9.

"Bundle" is defined in Section 27.7(a).

"Business Day" means any day other than Saturday, Sunday or a legal holiday in the City.

"Certificate of Completion" is defined in Section 14.

"Change Order" means any modification to the Scope Drawings, Plans and Specifications, or Budget, as described in Sections 9 and 11.

"City" is defined in the Preamble to the Recitals.

"City Contract" is defined in Section 24.1(i).

"City Council" means the City Council of the City of Chicago as defined in the Recitals.

"City Hiring Plan" is defined in Section 30.1.

"Claims" means liens (including, without limitation, lien removal and bonding costs), liabilities, obligations, damages, losses, demands, penalties, assessments, payments, fines, claims, actions, suits, judgments, settlements, costs, expenses and disbursements (including, without limitation, reasonable, actually-incurred legal fees and expenses and costs of investigation) of any kind and nature whatsoever.

"Closing" means the closing on the conveyance of the Property in accordance with this Agreement.

"Closing Date" is defined in Section 5.

"Commissioner" means the individual holding the office and exercising the responsibilities of the commissioner or acting commissioner of DOH or any successor City department, and any authorized designee.

"Construction Program" is defined in Section 23.3(a).

"Contractors" is defined in Section 27.1.

"Contribution" is defined in Section 27.7(c).

"Corporation Counsel" means the City's Department of Law.

"CPI" means the Consumer Price Index for Urban Wage Earners and Clerical Workers, Chicago, Gary, Lake County, IL-IN-WI All Items (Base Year 1982-4 = 100) for the applicable date or period, published by the Bureau of Labor Statistics of the United States Department of Labor.

"Deed" is defined in Section 6.1.

"Developer" is defined in the Preamble to the Recitals.

"Developer Parties" means the Developer, the Developer's Affiliates, and the respective officers, directors, trustees, employees, agents, successors and assigns of the Developer and the Developer's Affiliates.

"Domestic Partners" is defined in Section 27.7(d).

"DOH" is defined in the Preamble to the Recitals hereof.

"Draft NFR Letter" means a draft comprehensive "No Further Remediation" Letter issued by the IEPA for the Property, or applicable portions thereof, as determined pursuant to Section 22.3(a), based on TACO Tier I residential remediation objectives, as amended or supplemented from time to time.

"EDS" means the City's Economic Disclosure Statement and Affidavit, on the City's then-current form, whether submitted on paper or via the City's on-line submission process.

"Effective Date" means the date upon which this Agreement has been both (a) fully executed, and (b) delivered to the Developer.

"Employer(s)" is defined in Section 23.1.

"Environmental Documents" means all reports, surveys, field data, correspondence and analytical results prepared by or for the Developer or any Affiliate of the Developer (or otherwise obtained by the Developer or any Affiliate of the Developer) regarding the condition of the Property or any portion thereof, including, without limitation, the SRP Documents.

"Environmental Laws" means any and all Laws relating to the regulation and protection of human health, safety, the environment and natural resources now or hereafter in effect, as amended or supplemented from time to time, including, without limitation, the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. § 9601 et seq., the Resource Conservation and Recovery Act, 42 U.S.C. § 6901 et seq., the Hazardous Materials Transportation Act, 49 U.S.C. § 5101 et seq., the Federal Water Pollution Control Act, 33 U.S.C. § 1251 et seq., the Clean Air Act, 42 U.S.C. § 7401 et seq., the Toxic Substances Control Act, 15 U.S.C. § 2601 et seq., the Federal Insecticide, Fungicide, and Rodenticide Act, 7 U.S.C. § 136 et seq., the Occupational Safety and Health Act, 29 U.S.C. § 651 et seq., any and all regulations promulgated under such Laws, and all analogous state and local counterparts or

equivalents of such Laws, including, without limitation, the Illinois Environmental Protection Act, 415 ILCS 5/1 et seq., and the common law, including, without limitation, trespass and nuisance.

"Equity" means funds of the Developer (other than funds derived from Lender Financing) irrevocably available for the Project, and unencumbered by any other obligation.

"Event of Default" means any event or occurrence as defined in Section 19.2.

"Final NFR Letter" means a final comprehensive "No Further Remediation" letter issued by the IEPA approving the use of the Property for the construction, development and operation of the Project in accordance with the site plan approved by the City and the terms and conditions of the SRP Documents, as amended or supplemented from time to time. The Final NFR Letter shall state that the Property meets TACO Tier 1 remediation objectives for residential properties and the construction worker exposure route as set forth in 35 Ill. Adm. Code Part 742, but may be reasonably conditioned upon use and maintenance of engineered barriers and other institutional or engineering controls acceptable to the IEPA.

"General Contractor" means McVan Development.

"Governmental Approvals" is defined in Section 8.

"Hazardous Substances" means any toxic substance, hazardous substance, hazardous material, hazardous chemical or hazardous, toxic or dangerous waste defined or qualifying as such in (or for the purposes of) any Environmental Laws, or any pollutant, toxic vapor, or contaminant, and shall include, but not be limited to, petroleum (including crude oil or any fraction thereof), any radioactive material or by-product material, polychlorinated biphenyls and asbestos in any form or condition.

"Human Rights Ordinance" is defined in Section 23.1(a).

"Identified Parties" is defined in Section 27.

"IEPA" means the Illinois Environmental Protection Agency.

"IGO Hiring Oversight" is defined in Section 30.4.

"Indemnitee" and "Indemnitees" have the respective meanings defined in Section 21.

"Laws" means all applicable federal, state, county, municipal or other laws (including common law), statutes, codes, ordinances, rules, regulations, executive orders or other requirements, now or hereafter in effect, as amended or supplemented from time to time, and any applicable judicial or administrative interpretation thereof, including any applicable judicial or administrative orders, consent decrees or judgments.

"Lender(s)" means any provider of Lender Financing approved pursuant to Section 9 hereof, including the City, which shall be limited to funds necessary to construct the Project.

"Lender Financing" means funds borrowed by the Developer from Lenders, available to pay for the costs of the Project (or any portion thereof), including, without limitation, the Multi-Family Program Funds.

"Losses" means any and all debts, liens, claims, causes of action, demands, complaints, legal or administrative proceedings, losses, damages, obligations, liabilities, judgments, amounts paid in settlement, arbitration or mediation awards, interest, fines, penalties, costs, expenses and disbursements of any kind or nature whatsoever (including, without limitation, reasonable attorneys' fees and expenses, consultants' fees and expenses and court costs).

"MBE(s)" means a business identified in the Directory of Certified Minority Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a minority-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

"MBE/WBE Program" is defined in Section 23.3(a).

"Multi-Family Program Funds" is defined in the Recitals.

"Municipal Code" means the Municipal Code of the City of Chicago as presently in effect and as hereafter amended from time to time.

"Other Contract" is defined in Section 27.7(b).

"Outside Closing Date" is defined in Section 5.

"Owners" is defined in Section 27.1.

"Party(ies)" means the City and the Developer.

"Plans and Specifications" means the final construction plans and specifications prepared by the Architect, as submitted to the City as the basis for obtaining Governmental Approvals for the Project, as such plans and specifications may be amended, revised or supplemented from time to time with the prior written approval of the City in accordance with Section 11.2 (Change Orders) hereof.

"Political fundraising committee" is defined in Section 27.7(e).

"Project" means a high-end masonry building consisting of 4 3-bedroom units each approximately 1,600 square feet to be sold at a purchase price of approximately \$215,000 per unit.

"Proof of Financing" means proof reasonably acceptable to the City that the Developer has Equity and/or Lender Financing, in amounts adequate to complete the Project and satisfy its obligations under this Agreement. The Proof of Financing shall include binding commitment letters from the Developer's Lenders, if any, and evidence of the Developer's ability to make an equity contribution in the amount of any gap in financing.

"Property" is defined in the Recitals.

"Purchase Price" is defined in Section 3.

"Reconveyance Deed(s)" is defined in the Recitals.

"Redevelopment Area" is defined in the Recitals.

"Redevelopment Plan" is defined in the Recitals.

"Released Claims" is defined in Section 22.4.

"Remediation Costs" means governmental or regulatory body response costs, natural resource damages, property damages, and the costs of any investigation, cleanup, monitoring, remedial, removal or restoration work required by any federal, state or local governmental agency or political subdivision or other third party in connection or associated with the Property or any improvements, facilities or operations located or formerly located thereon.

"Remediation Work" means all investigation, sampling, monitoring, testing, removal, response, disposal, storage, remediation, treatment and other activities necessary to obtain a Final NFR Letter for the Property in accordance with the terms and conditions of the Draft NFR Letter for the Property, the SRP Documents, all requirements of the IEPA and all applicable Laws, including, without limitation, all applicable Environmental Laws.

"Scope Drawings" means the site plan, floor plans and elevations attached hereto as Exhibit D.

"Shakman Accord" is defined in Section 30.1.

"SRP" means the IEPA's Site Remediation Program as set forth in Title XVII of the Illinois Environmental Protection Act, 415 ILCS 5/58 et seq., and the regulations promulgated thereunder.

"SRP Documents" means all documents submitted to the IEPA under the SRP program, as amended or supplemented from time to time, including, without limitation, the Comprehensive Site Investigation and Remediation Objectives Report, the Remedial Action Plan, and the Remedial Action Completion Report.

"Sub-owners" is defined in Section 27.1.

"Survey" means a Class A plat of survey in the most recently revised form of ALTA/ACSM urban survey of the Property dated within 45 days prior to the Closing Date, acceptable in form and content to the City and the Title Company, prepared by a surveyor registered in the State of Illinois, certified to the City and the Title Company, and indicating whether the Property is in a flood hazard area as identified by the United States Federal Emergency Management Agency (and updates thereof to reflect improvements to the Property

in connection with the construction of the Project as required by the City or Lender(s) providing Lender Financing.

"TACO" means the Tiered Approach to Corrective Action Objectives codified at 35 Ill. Adm. Code Part 742 et seq.

"Title Company" means Chicago Title Insurance Company.

"Title Commitment" is defined in Section 7.1.

"Title Policy" means a title insurance policy issued by the Title Company in the most recently revised ALTA or equivalent form, showing the Developer as the named insured with respect to the Property, noting the recording of this Agreement and a subordination agreement with respect to any Lender Financing for the Project (as described in Section 10.14 below) as encumbrances against the Property.

"UST(s)" means underground storage tank(s) whether or not subject to Title 16 of the Illinois Environmental Protection Act, including without limitation (i) any underground storage tank as defined in 415 ILCS 5/57.2, (ii) any farm or residential tank of 1,100 gallons or less capacity used for storing motor fuel for noncommercial purposes, (iii) any tank used for storing heating oil for consumption on the premises where stored, (iv) any septic tank, (v) any tank that is excluded from the definition in 415 ILCS 5/57.2 based upon the existence of any Hazardous Substance therein, and (vi) any pipes connected to items (i) through (v) above.

"Waste Sections" is defined in Section 29.

2.2 Rules of Construction. For all purposes of this Agreement, except as otherwise expressly provided or unless the context otherwise requires, the following rules of construction apply in construing the provisions of this Agreement:

(a) The terms defined in this Section 2 and elsewhere in this Agreement include the plural as well as the singular.

(b) All references in this instrument to designated "Articles," "Sections" and other subdivisions are to be the designated Articles, Sections and other subdivisions of this instrument as originally executed.

(c) The words "herein," "hereof" and "hereunder" and other words of similar import refer to this Agreement as a whole and not to any Section or other subdivision.

(d) The Section and subsection headings herein are for convenience only and shall not affect the construction hereof.

### **SECTION 3. PURCHASE PRICE.**

The City hereby agrees to sell, and the Developer hereby agrees to purchase, upon and subject to the terms and conditions of this Agreement, the Property, for the Purchase Price.

Except as specifically provided herein to the contrary, the Developer shall pay all escrow fees and other title insurance fees and closing costs.

**SECTION 4. PERFORMANCE DEPOSIT.** Intentionally Deleted.

**SECTION 5. CLOSING.**

The Closing shall take place at the downtown offices of the Title Company within seven (7) Business Days after the Developer has satisfied all conditions precedent set forth in Section 10 hereof, unless DOH, in its sole discretion, waives such conditions (the "Closing Date"); provided, however, in no event shall the Closing Date occur any later than March 31, 2020 (the "Outside Closing Date"), unless the Commissioner of DOH, in his or her sole discretion, extends such Outside Closing Date. On or before the Closing Date, the City shall deliver to the Title Company the Deed, all necessary state, county and municipal real estate transfer tax declarations, and an ALTA statement.

**SECTION 6. CONVEYANCE OF TITLE.**

6.1 Form of City Deed. The City shall convey the Property to the Developer by quitclaim deed ("Deed"), subject to the terms of this Agreement and, without limiting the quitclaim nature of the deed, the following:

- (a) the Redevelopment Plan for the Redevelopment Area;
- (b) the standard exceptions in an ALTA title insurance policy;
- (c) general real estate taxes and any special assessments or other taxes;
- (d) all easements, encroachments, covenants and restrictions of record and not shown of record;
- (e) such other title defects as may exist; and
- (f) any and all exceptions caused by the acts of the Developer or its Agents.

6.2 Recording. At the Closing, the Developer shall pay to record the Deed, this Agreement, and any other documents incident to the conveyance of the Property to the Developer. This Agreement shall be recorded prior to any mortgage made in connection with any Lender Financing. Upon recording, the Developer shall immediately transmit to the City an executed original of this Agreement showing the date and recording number.

6.3 Reconveyance Deed. On the Closing Date, the Developer shall execute and deliver a Reconveyance Deed to the City to be held in trust. The Developer acknowledges and agrees that the City shall have the right to record the Reconveyance Deed and revest title to the Property and all improvements thereon in the City in accordance with Section 19 hereof.

**SECTION 7. TITLE AND SURVEY.**

7.1 Title Commitment and Insurance. Not less than seven (7) Business Days before the Closing, the Developer shall obtain a commitment for an owner's policy of title insurance for the Property, issued by the Title Company (the "Title Commitment"). The Developer shall be solely responsible for and shall pay all costs associated with updating the Title Commitment (including all search, continuation and later-date fees), and obtaining the Title Policy and any endorsements.

7.2 Correction of Title. The City shall have no obligation to cure title defects; provided, however, if there are exceptions for general real estate taxes due or unpaid prior to the Closing Date with respect to the Property or liens for such unpaid property taxes, the City shall ask the County to void the unpaid taxes as provided in Section 21-100 of the Property Tax Code, 35 ILCS 200/21-100, or file an application for a Certificate of Error with the Cook County Assessor, or tax injunction suit or petition to vacate a tax sale in the Circuit Court of Cook County. If, after taking the foregoing actions and diligently pursuing the same, the Property remains subject to any tax liens, or if the Property is encumbered with any other exceptions that would adversely affect the use and insurability of the Property for the development of the Project, the Developer shall have the option to terminate this Agreement. If the Developer does not elect to terminate this Agreement as aforesaid, then the Developer shall be deemed to have accepted title subject to all exceptions.

7.3 Survey. The Developer shall obtain a Survey of the Property at the Developer's sole cost and expense and deliver a copy of the Survey to the City not less than seven (7) Business Days before the Closing.

**SECTION 8. BUILDING PERMITS AND OTHER GOVERNMENTAL APPROVALS.**

The Developer represents that it has applied for all necessary building permits and other governmental approvals to construct and operate the Project (collectively, "Governmental Approvals"), and covenants and agrees to pursue the Governmental Approvals in good faith and with all due diligence.

**SECTION 9. PROJECT BUDGET AND PROOF OF FINANCING.**

The Developer has furnished to DOH, and DOH has approved, a preliminary budget showing total costs for construction of the Project in the amount of \$1,020,527. The Developer hereby certifies to the City that the preliminary budget for the Project attached hereto as Exhibit C is true, correct and complete in all material respects. Not less than seven (7) Business Days prior to the Closing Date, the Developer shall submit to DOH for approval a final budget for the Project (the "Budget") and Proof of Financing. The Developer shall promptly deliver to DPD certified copies of any Change Orders with respect to the Budget for approval pursuant to Section 11.2 hereof.

**SECTION 10. CONDITIONS PRECEDENT TO CLOSING.**

The obligation of the City to convey the Property to the Developer is contingent upon the delivery or satisfaction of each of the following items (unless waived by DOH in its sole

discretion) at least seven (7) Business Days prior to the Closing Date, unless another time period is specified below:

10.1 Budget. The Developer has submitted to DOH, and DOH has approved, the Budget in accordance with the provisions of Section 9 hereof.

10.2 Proof of Financing; Simultaneous Loan Closing. The Developer has submitted to DOH, and DOH has approved, the Proof of Financing for the Project in accordance with the provisions of Section 9 hereof. On the Closing Date, the Developer shall simultaneously close all Lender Financing approved pursuant to Section 9.

10.3 Plans and Specifications. The Developer has submitted to DOH, and DOH has approved, the Plans and Specifications for the Project in accordance with the provisions of Section 11.1 hereof.

10.4 Governmental Approvals. The Developer has received all Governmental Approvals necessary to construct and operate the Project and has submitted evidence thereof to DOH.

10.5 Title. On the Closing Date, the Developer shall furnish the City with a copy of the pro forma Title Policy for the Property, certified by the Title Company, showing the Developer as the named insured. The Title Policy shall be dated as of the Closing Date and shall evidence the recording of this Agreement. The Title Policy shall also contain such endorsements as the Corporation Counsel shall request, including, but not limited to, an owner's comprehensive endorsement and satisfactory endorsements regarding contiguity, location, access and survey.

10.6 Survey. The Developer has furnished the City with a copy of the Survey.

10.7 Insurance. The Developer has submitted to the City, and the City has approved, evidence of insurance reasonably acceptable to the City for the Property. The City shall be named as an additional insured on all liability insurance policies and as a loss payee (subject to the prior rights of any first mortgagee) on all property insurance policies from the Closing Date through the date the City issues the Certificate of Completion.

10.8 Legal Opinion. The Developer has submitted to the Corporation Counsel, and the Corporation Counsel has approved an opinion of counsel in a form reasonably acceptable to the City of due authorization, execution and enforceability (subject to bankruptcy and creditor's rights) of this Agreement and all other documentation signed by the Developer provided for herein.

10.9 Resolutions Authorizing Transaction. The Developer has submitted to the Corporation Counsel resolutions authorizing the Developer to execute and deliver this Agreement and any other documents required to complete the transaction contemplated by this Agreement and to perform its obligations under this Agreement.

10.10 Economic Disclosure Statement. The Developer has provided to the Corporation Counsel an Economic Disclosure Statement in the City's then current form, dated as of the Closing Date.

10.11 MBE/WBE and City Residency Hiring Compliance Plan. The Developer and the Developer's General Contractor and all major subcontractors have met with staff from DOH regarding compliance with the MBE/WBE, city residency hiring and other requirements set forth in Section 23, and DOH has approved the Developer's compliance plan in accordance with Section 23.4.

10.12 Reconveyance Deed. On the Closing Date, the Developer shall deliver a Reconveyance Deed for the Property to the City for possible recording in accordance with Section 19 below, if applicable.

10.13 Representations and Warranties. On the Closing Date, each of the representations and warranties of the Developer in Section 24 and elsewhere in this Agreement shall be true and correct.

10.14 Subordination Agreement. The City has provided to the Developer a subordination agreement in a form reasonably acceptable to the City, to be executed and recorded on or prior to the Closing Date, subordinating any liens against the Property related to any Lender Financing, if any, to certain encumbrances of the City set forth herein.

10.15 Other Obligations. On the Closing Date, the Developer shall have performed all of the other obligations required to be performed by the Developer under this Agreement as and when required under this Agreement.

If any of the conditions in this Section 10 have not been satisfied to DOH's reasonable satisfaction within the time periods provided for herein, or waived by DOH, DOH may, at its option, upon thirty (30) days' prior written notice to the Developer, terminate this Agreement at any time after the expiration of the applicable time period, in which event this Agreement shall be null and void and, except as otherwise specifically provided, neither party shall have any further right, duty or obligation hereunder; provided, however, that if within said thirty (30) day notice period the Developer satisfies said condition(s), then the termination notice shall be deemed to have been withdrawn. Any forbearance by DOH in exercising its right to terminate this Agreement upon a default hereunder shall not be construed as a waiver of such right.

## **SECTION 11. CONSTRUCTION REQUIREMENTS.**

11.1 Plans and Permits**Error! Bookmark not defined.** The Developer shall construct the Project on the Property in accordance with the drawings and specifications prepared by the Architect, and attached hereto as Exhibit D ("Preliminary Drawings") and the Final Plans. No material deviation from the Preliminary Drawings may be made without the prior written approval of DPD. The Preliminary Drawings and the Final Plans shall at all times conform to the Redevelopment Plan and all applicable Laws. If the Developer submits and DPD approves revised drawings and specifications after the Effective Date, the term "Preliminary Drawings" as used herein shall refer to the revised drawing and specifications upon DPD's written approval of the same. The Developer shall submit all necessary documents to the City's Building Department, Department of Transportation and such other City departments or governmental authorities as may be necessary to acquire Governmental Approvals for the Project.

11.2 Change Orders. All Change Orders (and documentation identifying the source of funding therefor) relating to a material change to the Project must be submitted by the Developer to DOH for DOH's prior written approval, which approval shall not be unreasonably delayed. As used in the preceding sentence, a "material change to the Project" means: (a) an increase or reduction in the gross or net square footage of the Project by more than 25%; or (b) any changes to the Budget that, individually or in the aggregate, increase or decrease the Budget by more than 20%. The Developer shall not authorize or permit the performance of any work relating to any Change Order or the furnishing of materials in connection therewith prior to the receipt by the Developer of DOH's written approval (to the extent required in this section).

11.3 Performance and Payment Bonds. Prior to the commencement of construction of any portion of the Project involving work in the public way or work that constitutes a "public work" under applicable state law and is required to be bonded under such state law, the Developer shall require that the General Contractor be bonded for its performance and payment by sureties having an AA rating or better using a bond in a form acceptable to the City. The City shall be named as obligee or co-obligee on any such bonds.

11.4 Employment Opportunity; Progress Reports. The Developer covenants and agrees to abide by, and contractually obligate and cause the General Contractor and each subcontractor to abide by the terms set forth in Section 23.2 (City Resident Construction Worker Employment Requirement) and Section 23.3 (MBE/WBE Commitment) of this Agreement. The Developer shall deliver to the City written progress reports detailing compliance with such requirements on a quarterly basis. If any such reports indicate a shortfall in compliance, the Developer shall also deliver a plan to DOH which shall outline, to DOH's satisfaction, the manner in which the Developer shall correct any shortfall.

11.5 Relocation of Utilities, Curb Cuts and Driveways. The Developer shall be solely responsible for and shall pay all costs associated with: (a) the relocation, installation or construction of public or private utilities, curb cuts and driveways; (b) the repair or reconstruction of any curbs, vaults, sidewalks or parkways required in connection with or damaged as a result of the Developer's construction of the Project; (c) the removal of existing pipes, utility equipment or building foundations; and (d) the termination of existing water or other utility services. The City shall have the right to approve any streetscaping provided by the Developer as part of the Project, including, without limitation, any paving of sidewalks, landscaping and lighting.

11.6 City's Right to Inspect Property. For the period commencing on the Closing Date and continuing through the date the City issues the Certificate of Completion, any authorized representative of the City shall have access to the relevant portions of the Project and the Property at all reasonable times for the purpose of determining whether the Developer is constructing the Project in accordance with the terms of this Agreement, the Scope Drawings, the Plans and Specifications, the Budget, and all applicable Laws and covenants and restrictions of record.

11.7 Barricades and Signs. The Developer shall, at its sole cost and expense, erect and maintain such signs as the City may reasonably require during the Project, identifying the site as a City redevelopment project. The City reserves the right to include the name, photograph, artistic rendering of the Project and other pertinent information regarding the

Developer, the Property and the Project in the City's promotional literature and communications. Prior to the commencement of any construction activity requiring barricades, the Developer shall install barricades of a type and appearance satisfactory to the City and constructed in compliance with all applicable Laws. DOH shall have the right to approve the maintenance, appearance, color scheme, painting, nature, type, content and design of all barricades. The Developer shall erect all signs and barricades so as not to interfere with or affect any bus stop or train station in the vicinity of the Property.

11.8 Survival. The provisions of this Section 11 shall survive the Closing.

#### **SECTION 12. LIMITED APPLICABILITY.**

Any approval given by DPD pursuant to this Agreement is for the purpose of this Agreement only and does not constitute the approval required by the City's Department of Buildings or any other City department, nor does such approval constitute an approval of the quality, structural soundness or safety of any improvements located or to be located on the Property, or the compliance of said improvements with any Laws, private covenants, restrictions of record, or any agreement affecting the Property or any part thereof.

#### **SECTION 13. COMMENCEMENT AND COMPLETION OF PROJECT.**

The Developer shall commence construction of the Project no later than \_\_\_\_\_, 20\_\_, and shall complete the Project (as evidenced by the issuance of the Certificate of Completion) no later than \_\_\_\_\_, 20\_\_; provided, however, DOH, in its sole discretion, may extend the construction commencement and completion dates by up to six (6) months each (or twelve (12) months in the aggregate). The Developer shall construct the Project in accordance with this Agreement, the Scope Drawings, the Plans and Specifications, the Budget, and all applicable Laws and covenants and restrictions of record.

#### **SECTION 14. CERTIFICATE OF COMPLETION OF CONSTRUCTION.**

14.1 Upon satisfaction of the requirements set forth in this Section 14, and upon the Developer's written request, DOH shall issue to the Developer a certificate of completion for the ("Certificate of Completion") in recordable form certifying that the Developer has fulfilled its obligation to complete the Project in accordance with the terms of this Agreement.

14.2 A Certificate of Completion for the Project will not be issued until the following requirements have been satisfied:

(a) The Project has been fully constructed in accordance with this Agreement, and the Developer has received a Certificate of Occupancy or other evidence acceptable to DOH that the Project is in full compliance with all building permit requirements.

(b) The Developer has obtained the Final NFR Letter for the Property, if required pursuant to Section 22 hereof.

(c) The City's Monitoring and Compliance Unit has verified in writing that the Developer is in full compliance with all City requirements set forth in Section 23.2 (City Resident

Construction Worker Employment Requirement) and Section 23.3 (MBE/WBE Commitment) with respect to the Project.

(d) There exists neither an Event of Default nor a condition or event which, with the giving of notice or passage of time or both, would constitute an Event of Default.

14.3 Within forty-five (45) days after receipt of a written request by the Developer for a Certificate of Completion, the City shall provide the Developer with either the Certificate of Completion or a written statement indicating in adequate detail how the Developer has failed to complete the Project in conformity with this Agreement, or is otherwise in default, and what measures or acts will be necessary, in the sole opinion of the City, for the Developer to take or perform in order to obtain the Certificate of Completion. If the City requires additional measures or acts to assure compliance, the Developer shall resubmit a written request for the Certificate of Completion upon compliance with the City's response. The Certificate of Completion shall be in recordable form, and shall, upon recording, constitute a conclusive determination of satisfaction and termination of the covenants in this Agreement and the Deed with respect to the Developer's obligations to construct the Project. The Certificate of Completion shall not, however, constitute evidence that the Developer has complied with any Laws relating to the construction of the Project, and shall not serve as any "guaranty" as to the quality of the construction. Nor shall the Certificate of Completion release the Developer from its obligation to comply with the other terms, covenants and conditions of this Agreement, except to the extent otherwise provided by this Agreement.

## **SECTION 15. RESTRICTIONS ON USE.**

The Developer, for itself and its successors and assigns, covenants and agrees as follows:

15.1 Compliance with Redevelopment Plan. The Developer shall use the Property in compliance with the Redevelopment Plan.

15.2 Final NFR Letter. The Developer shall comply with all land use restrictions, institutional controls and other terms and conditions contained in the Final NFR Letter for the Property.

15.3 Non-Discrimination. The Developer shall not discriminate on the basis of race, color, sex, gender identity, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status, or source of income in the sale, lease, rental, use or occupancy of the Property or the Project or any part thereof.

The Developer, for itself and its successors and assigns, acknowledges and agrees that the development and use restrictions set forth in this Section 15 constitute material, bargained-for consideration for the City and are intended to further the public policies set forth in the Redevelopment Plan.

**SECTION 16. PROHIBITION AGAINST SALE OR TRANSFER OF PROPERTY.**

Prior to the issuance of the Certificate of Completion for the Project, the Developer may not, without the prior written consent of DOH, which consent shall be in DOH's sole discretion: (a) directly or indirectly sell, transfer, convey, lease or otherwise dispose of all or any portion of the Property or the Project or any interest therein; or (b) directly or indirectly assign this Agreement (other than to a lender for collateral assignment purposes as permitted under Section 17). The Developer acknowledges and agrees that DOH may withhold its consent under (a) or (b) above if, among other reasons, the proposed purchaser, transferee or assignee (or such entity's principal officers or directors) is in violation of any Laws, or if the Developer fails to submit sufficient evidence of the financial responsibility, business background and reputation of the proposed purchaser, transferee or assignee.

**SECTION 17. MORTGAGES AND OTHER LIENS.**

17.1 Limitation upon Encumbrance of Project Site. Prior to the issuance of the Certificate of Completion, the Developer may not, without the prior written consent of DOH, which consent shall be in DOH's sole discretion, engage in any financing or other transaction which would create an encumbrance or lien on the Property, except for the Lender Financing approved pursuant to Section 9, which shall be limited to funds necessary to construct the Project.

17.2 Mortgagees Not Obligated to Construct. Notwithstanding any other provision of this Agreement or of the Deed, the holder of any mortgage authorized by this Agreement (or any affiliate of such holder) shall not itself be obligated to construct or complete the Project, or to guarantee such construction or completion, but shall be bound by the other covenants running with the land specified in Section 18 and, at the Closing, shall execute a subordination agreement in accordance with Section 10.14. If any such mortgagee or its affiliate succeeds to the Developer's interest in the Property (or any portion thereof) prior to the issuance of the Certificate of Completion, whether by foreclosure, deed-in-lieu of foreclosure or otherwise, and thereafter transfers its interest in the Property (or any portion thereof) to another party, such transferee shall be obligated to complete the Project (or such portion of the Project located on the land so transferred), and shall also be bound by the other covenants running with the land specified in Section 18.

**SECTION 18. COVENANTS RUNNING WITH THE LAND.**

The Parties agree, and the Deed shall so expressly provide, that the covenants, agreements, releases and other terms and provisions contained in Section 13 (Commencement and Completion of Project), Section 15 (Restrictions on Use), Section 16 (Prohibition Against Sale or Transfer of Property), Section 17 (Limitation Upon Encumbrance of Property), and Section 22.4 (Release and Indemnification), touch and concern and shall be appurtenant to and shall run with the Property. Such covenants, agreements, releases and other terms and provisions shall be binding on the Developer and its successors and assigns (subject to the limitation set forth in Section 17 above as to any permitted mortgagee) to the fullest extent permitted by law and equity for the benefit and in favor of the City, and shall be enforceable by the City. Such covenants, agreements, releases and other terms and provisions shall terminate as follows:

Section	Covenant	Termination
§13.1	Completion of Project	Upon issuance of Certificate of Completion
§15.1	Redevelopment Plan Compliance	Upon expiration of Redevelopment Plan
§15.2	NFR Requirements	In accordance with terms of Final NFR Letter
§15.3	Non-Discrimination	No limitation as to time
§16	Sale/Transfer Prohibition	Upon issuance of Certificate of Completion
§17	Limitation on Encumbrances	Upon issuance of Certificate of Completion
§23.4	Environmental Release	No limitation as to time

## SECTION 19. PERFORMANCE AND BREACH.

19.1 Time of the Essence. Time is of the essence in the Developer's performance of its obligations under this Agreement.

19.2 Event of Default. The occurrence of any one or more of the following events or occurrences shall constitute an "Event of Default" under this Agreement:

(a) the failure of the Developer to perform; keep or observe any of the covenants, conditions, promises, agreements or obligations of the Developer under this Agreement;

(b) the making or furnishing by the Developer of any warranty, representation, statement, certification, schedule or report to the City (whether in this Agreement, an Economic Disclosure Statement, or another document) which is untrue or misleading in any material respect;

(c) except as otherwise permitted hereunder, the creation (whether voluntary or involuntary) of, or any attempt to create, any lien or other encumbrance upon the Property, or the making or any attempt to make any levy, seizure or attachment thereof;

(d) the entry of any judgment or order against the Developer which is related to the Property and remains unsatisfied or undischarged and in effect for sixty (60) days after such entry without a stay of enforcement or execution; or

(e) the occurrence of an event of default under the Lender Financing, which default is not cured within any applicable cure period.

19.3 Cure. If the Developer defaults in the performance of its obligations under this Agreement, the Developer shall have thirty (30) days after written notice of default from the City to cure the default, or such longer period as shall be reasonably necessary to cure such default provided the Developer promptly commences such cure and thereafter diligently pursues such cure to completion (so long as continuation of the default does not create material risk of damage to the Project or injury to persons using the Project). Notwithstanding the foregoing or any other provision of this Agreement to the contrary, there shall be no notice requirement or

cure period with respect to Events of Default described in Section 16 (Prohibition Against Transfer of Property).

19.4 Default Prior to the Issuance of Certificate. If an Event of Default occurs prior to the issuance of the Certificate of Completion, and the default is not cured in the time period provided for in Section 19.3 above, the City may terminate this Agreement and pursue and secure any available remedy against the Developer in any court of competent jurisdiction by any action or proceeding at law or in equity, including, but not limited to, damages, injunctive relief, the specific performance of the agreements contained herein, and the right to revest title to the Property in the City pursuant to the Reconveyance Deed, provided, however, that the recording of the Reconveyance Deed shall not defeat, render invalid, or limit in any way, the lien of any mortgage authorized by this Agreement. If the Reconveyance Deed is recorded by the City, the Developer shall be responsible for all real estate taxes and assessments which accrued during the period the Property was owned by the Developer, and the Developer shall cause the release of all unpermitted liens or encumbrances placed on the Property during the period of time the Property was owned by the Developer. The Developer will cooperate with the City to ensure that if the City records the Reconveyance Deed such recording is effective for purposes of transferring title to the Property to the City.

19.5 Resale of the Property. Upon the reconveyance of the Property to the City as provided in Section 19.4, the City may complete the Project at its own cost (if the Project has not been completed) or convey the Property to a qualified and financially responsible party reasonably acceptable to the first mortgagee, who (at its own cost) shall assume the obligation of completing the Project or such other improvements as shall be satisfactory to DOH (if the Project has not been completed), and otherwise comply with the covenants that run with the land as specified in Section 18.

19.6 Disposition of Resale Proceeds. If the City sells the Property as provided for in Section 19.5, the net proceeds from the sale, after payment of all amounts owed under any mortgage liens authorized by this Agreement in order of lien priority, shall be utilized to reimburse the City for:

(a) the fair market value of the Property as if it were vacant, which fair market value shall be calculated at the time of sale; and

(b) costs and expenses incurred by the City (including, without limitation, salaries of personnel) in connection with the recapture, management and resale of the Property (less any income derived by the City from the Property in connection with such management); and

(c) all unpaid taxes, assessments, and water and sewer charges assessed against the Property; and

(d) any payments made (including, without limitation, reasonable attorneys' fees and court costs) to discharge or prevent from attaching or being made any subsequent encumbrances or liens due to obligations, defaults or acts of the Developer; and

(e) any expenditures made or obligations incurred with respect to construction or maintenance of the Project; and

(f) any other amounts owed to the City by the Developer.

The Developer shall be entitled to receive any remaining proceeds.

#### **SECTION 20. CONFLICT OF INTEREST; CITY'S REPRESENTATIVES NOT INDIVIDUALLY LIABLE.**

The Developer represents and warrants that no agent, official or employee of the City has or shall have any personal interest, direct or indirect, in the Developer, this Agreement, the Property or the Project, nor shall any such agent, official or employee participate in any decision relating to this Agreement which affects his or her personal interests or the interests of any corporation, partnership, association or other entity in which he or she is directly or indirectly interested. No agent, official, director, officer, trustee or employee of the City or the Developer shall be personally liable in the event of any default under or breach of this Agreement or for any amount which may become due with respect to any commitment or obligation under the terms of this Agreement.

#### **SECTION 21. INDEMNIFICATION.**

The Developer agrees to indemnify, pay, defend and hold the City, and its elected and appointed officials, employees and agents (individually, an "Indemnitee", and collectively the "Indemnitees") harmless from and against any and all Losses in connection with any investigative, administrative or judicial proceeding commenced or threatened, whether or not such Indemnitees shall be designated a party thereto, that may be imposed on, suffered, incurred by or asserted against the Indemnitees in any manner relating to or arising out of: (a) the failure of the Developer to comply with any of the terms, covenants and conditions applicable to the Developer and contained within this Agreement; (b) the failure of the Developer or any Agent of the Developer to pay contractors, subcontractors or material suppliers undisputed amounts owed in connection with the construction and management of the Project; (c) the existence of any material misrepresentation or omission in this Agreement or any other document related to this Agreement that is the result of information supplied or omitted by the Developer or any Agent or Affiliate of the Developer; (d) the Developer's failure to cure any material misrepresentation in this Agreement or any other document relating hereto; and (e) any activity undertaken by the Developer or any Agent or Affiliate of the Developer on the Property prior to or after the Closing. Notwithstanding the foregoing, no Indemnitee, shall be indemnified for claims to the extent arising out of such Indemnitee's breach of this Agreement or gross negligence or willful misconduct. This indemnification shall survive the Closing and any termination of this Agreement (regardless of the reason for such termination).

#### **SECTION 22. ENVIRONMENTAL MATTERS.**

22.1 "As Is" Sale. The City makes no covenant, representation or warranty, express or implied, of any kind, as to the structural, physical or environmental condition of the property or the suitability of the property for any purpose whatsoever. The Developer acknowledges that it has had adequate opportunity to inspect and evaluate the structural, physical and environmental

conditions and risks of the property and accepts the risk that any inspection may not disclose all material matters affecting the property. The Developer agrees to accept the property in its "AS IS," "WHERE IS" and "WITH ALL FAULTS" condition at closing, with all faults and defects, latent or otherwise, and the City has not made and does not make any covenant, representation or warranty, express or implied, of any kind, or give any indemnification of any kind to the Developer, with respect to the structural, physical or environmental condition of the value of the property, its compliance with any statute, ordinance or regulation, or its habitability, suitability, merchantability or fitness for any purpose whatsoever. The Developer acknowledges that it is relying solely upon its own inspection and other due diligence activities and not upon any information (including, without limitation, environmental studies or reports of any kind) provided by or on behalf of the City or its agents or employees with respect thereto. The Developer agrees that it is its sole responsibility and obligation to perform at its expense any environmental remediation work and take such other action as is necessary to put the property in a condition which is suitable for its intended use.

22.2 Release and Indemnification. The Developer, on behalf of itself and its officers, directors, employees, successors, assigns and anyone claiming by, through or under them (collectively, the "Developer Parties"), hereby releases, relinquishes and forever discharges the City, its officers, agents and employees (collectively, the "Indemnified Parties"), from and against any and all Losses which the Developer ever had, now have, or hereafter may have, whether grounded in tort or contract or otherwise, in any and all courts or other forums, of whatever kind or nature, whether known or unknown, foreseen or unforeseen, now existing or occurring after the Closing Date, based upon, arising out of or in any way connected with, directly or indirectly: (i) any environmental contamination, pollution or hazards associated with the Property or any improvements, facilities or operations located or formerly located thereon, including, without limitation, any release, emission, discharge, generation, transportation, treatment, storage or disposal of Hazardous Materials, or threatened release, emission or discharge of Hazardous Materials; (ii) the structural, physical or environmental condition of the Property, including, without limitation, the presence or suspected presence of Hazardous Materials in, on, under or about the Property or the migration of Hazardous Materials from or to other Property; (iii) any violation of, compliance with, enforcement of or liability under any Environmental Laws, including, without limitation, any governmental or regulatory body response costs, natural resource damages or Losses arising under CERCLA; and (iv) any investigation, cleanup, monitoring, remedial, removal or restoration work required by any federal, state or local governmental agency or political subdivision or other third party in connection or associated with the Property or any improvements, facilities or operations located or formerly located thereon (collectively, "Released Claims"); provided, however, the foregoing release shall not apply to the extent such Losses are proximately caused by the gross negligence or willful misconduct of the City following the Closing Date. Furthermore, the Developer shall indemnify, defend (through an attorney reasonably acceptable to the City) and hold the Indemnified Parties harmless from and against any and all Losses which may be made or asserted by any third parties (including, without limitation, any of the Developer Parties) arising out of or in any way connected with, directly or indirectly, any of the Released Claims, except as provided in the immediately preceding sentence for the City's gross negligence or willful misconduct following the Closing Date. The Developer Parties waive their rights of contribution and subrogation against the Indemnified Parties.

22.3 Release Runs with the Property. The covenant of release in Section 22.2 above shall run with the Property, and shall be binding upon all successors and assigns of the Developer with respect to the Property, including, without limitation, each and every person, firm, corporation, limited liability company, trust or other entity owning, leasing, occupying, using or possessing any portion of the Property under or through the Developer following the date of the Deed. The Developer acknowledges and agrees that the foregoing covenant of release constitutes a material inducement to the City to enter into this RDA, and that, but for such release, the City would not have agreed to convey the Property to the Developer. It is expressly agreed and understood by and between the Developer and the City that, should any future obligation of the Developer or Developer Parties arise or be alleged to arise in connection with any environmental, soil or other condition of the Property, the Developer and any of the Developer Parties shall not assert that those obligations must be satisfied in whole or in part by the City, because Section 22.2 contains a full, complete and final release of all such claims, except as provided in such section for the City's gross negligence or willful misconduct following the Closing Date.

22.4 Standard Environmental Language.

(a) The City received a Phase I Environmental Site Assessment ("Phase I ESA") compliant with ASTM E-1527-13 that included the Property and the adjacent lot at 2021-2023 W Washington Ave. The Phase I ESA for the Property identified Recognized Environmental Conditions ("RECs") on the 2021-2023 W Washington Ave lot. The City received a Phase II Environmental Site Assessment ("Phase II ESA") for the 2021-2023 W Washington Ave lot that was performed to ascertain the presence of any environmental impacts that may be associated with the RECs. The Phase II ESA did not identify contamination above residential remediation objectives as determined by Title 35 of the Illinois Administrative Code ("IAC") Part 742.

(b) Developer acknowledges that City is not liable for, or bound in any manner by, any express or implied warranties, guarantees, promises, statements, inducements, representations or information pertaining to the Property made or furnished by any real estate agent, broker, employee, or other person representing or purporting to represent the City, including, without limitation, with respect to the physical condition, size, zoning, income potential, expenses or operation thereof, the uses that can be made of the same or in any manner or thing with respect thereof.

(c) The Developer shall remove any soil or soil gas not meeting the requirements of 35 IAC Section 742.305. Any underground storage tanks ("USTs") identified must be removed and closed in accordance with applicable regulations including Title 41 of IAC Part 175 and any identified leaking USTs must be properly addressed in accordance with 35 IAC Part 734.

22.5 Survival. This Section 22 shall survive the Closing or any termination of this Agreement (regardless of the reason for such termination).

**SECTION 23. DEVELOPER'S EMPLOYMENT OBLIGATIONS.**

23.1 Employment Opportunity. The Developer agrees, and shall contractually obligate its various contractors, subcontractors and any Affiliate of the Developer operating on the

Property (collectively, the "Employers" and individually, an "Employer") to agree, that with respect to the provision of services in connection with the construction of the Project:

(a) Neither the Developer nor any Employer shall discriminate against any employee or applicant for employment based upon race, religion, color, sex, national origin or ancestry, age, handicap or disability, sexual orientation, military discharge status, marital status, parental status or source of income as defined in the City of Chicago Human Rights Ordinance, Section 2-160-010 et seq. of the Municipal Code, as amended from time to time (the "Human Rights Ordinance"). The Developer and each Employer shall take affirmative action to ensure that applicants are hired and employed without discrimination based upon the foregoing grounds, and are treated in a non-discriminatory manner with regard to all job-related matters, including, without limitation: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Developer and each Employer agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the City setting forth the provisions of this nondiscrimination clause. In addition, the Developer and each Employer, in all solicitations or advertisements for employees, shall state that all qualified applicants shall receive consideration for employment without discrimination based upon the foregoing grounds.

(b) To the greatest extent feasible, the Developer and each Employer shall (i) present opportunities for training and employment of low and moderate income residents of the City, and (ii) provide that contracts for work in connection with the construction of the Project be awarded to business concerns which are located in or owned in substantial part by persons residing in, the City.

(c) The Developer and each Employer shall comply with all federal, state and local equal employment and affirmative action statutes, rules and regulations, including, without limitation, the Human Rights Ordinance and the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1993), both as amended from time to time, and any regulations promulgated thereunder.

(d) The Developer, in order to demonstrate compliance with the terms of this Section 23.1, shall cooperate with and promptly and accurately respond to inquiries by the City, which has the responsibility to observe and report compliance with equal employment opportunity regulations of federal, state and municipal agencies.

(e) The Developer and each Employer shall include the foregoing provisions of subparagraphs (a) through (d) in every contract entered into in connection with the construction of the Project, and shall require inclusion of these provisions in every subcontract entered into by any subcontractors, and every agreement with any affiliate operating on the Property, so that each such provision shall be binding upon each contractor, subcontractor or affiliate, as the case may be.

(f) Failure to comply with the employment obligations described in this Section 23.1 shall be a basis for the City to pursue remedies under the provisions of Section 19.

### 23.2 City Resident Employment Requirement.

(a) The Developer agrees, and shall contractually obligate each Employer to agree, that during the construction of the Project, the Developer and each Employer shall comply with the minimum percentage of total worker hours performed by actual residents of the City of Chicago as specified in Section 2-92-330 of the Municipal Code (at least fifty percent); provided, however, that in addition to complying with this percentage, the Developer and each Employer shall be required to make good faith efforts to utilize qualified residents of the City in both unskilled and skilled labor positions.

(b) The Developer and the Employers may request a reduction or waiver of this minimum percentage level of Chicagoans as provided for in Section 2-92-330 of the Municipal Code in accordance with standards and procedures developed by the chief procurement officer of the City of Chicago.

(c) "Actual residents of the City of Chicago" shall mean persons domiciled within the City of Chicago. The domicile is an individual's one and only true, fixed and permanent home and principal establishment.

(d) The Developer and the Employers shall provide for the maintenance of adequate employee residency records to ensure that actual Chicago residents are employed on the construction of the Project. The Developer and the Employers shall maintain copies of personal documents supportive of every Chicago employee's actual record of residence.

(e) The Developer and the Employers shall submit weekly certified payroll reports (U.S. Department of Labor Form WH-347 or equivalent) to DOH in triplicate, which shall identify clearly the actual residence of every employee on each submitted certified payroll. The first time that an employee's name appears on a payroll, the date that the Developer or Employer hired the employee should be written in after the employee's name.

(f) The Developer and the Employers shall provide full access to their employment records to the chief procurement officer, DOH, the Superintendent of the Chicago Police Department, the inspector general, or any duly authorized representative thereof. The Developer and the Employers shall maintain all relevant personnel data and records for a period of at least three (3) years after the issuance of the Certificate of Completion.

(g) At the direction of DOH, the Developer and the Employers shall provide affidavits and other supporting documentation to verify or clarify an employee's actual address when doubt or lack of clarity has arisen.

(h) Good faith efforts on the part of the Developer and the Employers to provide work for actual Chicago residents (but not sufficient for the granting of a waiver request as provided for in the standards and procedures developed by the chief procurement officer) shall not suffice to replace the actual, verified achievement of the requirements of this Section 23.2 concerning the worker hours performed by actual Chicago residents.

(i) If the City determines that the Developer or an Employer failed to ensure the fulfillment of the requirements of this Section 23.2 concerning the worker hours performed by actual Chicago residents or failed to report in the manner as indicated above, the City will thereby be damaged in the failure to provide the benefit of demonstrable employment to Chicagoans to the degree stipulated in this Section 23.2. If such non-compliance is not remedied in accordance with the breach and cure provisions of Section 19.3, the parties agree that 1/20 of 1 percent (.05%) of the aggregate hard construction costs set forth in the Budget shall be surrendered by the Developer to the City in payment for each percentage of shortfall toward the stipulated residency requirement. Failure to report the residency of employees entirely and correctly shall result in the surrender of the entire liquidated damages as if no Chicago residents were employed in either of the categories. The willful falsification of statements and the certification of payroll data may subject the Developer and/or the other Employers or employees to prosecution.

(j) Nothing herein provided shall be construed to be a limitation upon the "Notice of Requirements for Affirmative Action to Ensure Equal Employment Opportunity, Executive Order 11246" and "Standard Federal Equal Employment Opportunity, Executive Order 11246," or other affirmative action required for equal opportunity under the provisions of this Agreement.

(k) The Developer shall cause or require the provisions of this Section 23.2 to be included in all construction contracts and subcontracts related to the construction of the Project.

**23.3 Developer's MBE/WBE Commitment.** The Developer agrees for itself and its successors and assigns, and, if necessary to meet the requirements set forth herein, shall contractually obligate the General Contractor to agree, that during the construction of the Project:

(a) Consistent with the findings which support, as applicable, (i) the Minority-Owned and Women-Owned Business Enterprise Procurement Program, Section 2-92-420 et seq., Municipal Code (the "Procurement Program"), and (ii) the Minority- and Women-Owned Business Enterprise Construction Program, Section 2-92-650 et seq., Municipal Code (the "Construction Program," and collectively with the Procurement Program, the "MBE/WBE Program"), and in reliance upon the provisions of the MBE/WBE Program to the extent contained in, and as qualified by, the provisions of this Section 23.3, during the course of construction of the Project, at least 25% of the aggregate hard construction costs shall be expended for contract participation by minority-owned businesses and at least 5% of the aggregate hard construction costs shall be expended for contract participation by women-owned businesses.

(b) For purposes of this Section 23.3 only:

(i) The Developer (and any party to whom a contract is let by the Developer in connection with the Project) shall be deemed a "contractor" and this Agreement (and any contract let by the Developer in connection with the Project) shall be deemed a "contract" or a "construction contract" as such terms are defined in Sections 2-92-420 and 2-92-670, Municipal Code, as applicable.

(ii) The term "minority-owned business" or "MBE" shall mean a business identified in the Directory of Certified Minority Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a minority-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

(iii) The term "women-owned business" or "WBE" shall mean a business identified in the Directory of Certified Women Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a women-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

(c) Consistent with Sections 2-92-440 and 2-92-720, Municipal Code, the Developer's MBE/WBE commitment may be achieved in part by the Developer's status as an MBE or WBE (but only to the extent of any actual work performed on the Project by the Developer) or by a joint venture with one or more MBEs or WBEs (but only to the extent of the lesser of (i) the MBE or WBE participation in such joint venture, or (ii) the amount of any actual work performed on the Project by the MBE or WBE); by the Developer utilizing a MBE or a WBE as the General Contractor (but only to the extent of any actual work performed on the Project by the General Contractor); by subcontracting or causing the General Contractor to subcontract a portion of the construction of the Project to one or more MBEs or WBEs; by the purchase of materials or services used in the construction of the Project from one or more MBEs or WBEs; or by any combination of the foregoing. Those entities which constitute both a MBE and a WBE shall not be credited more than once with regard to the Developer's MBE/WBE commitment as described in this Section 23.3. In accordance with Section 2-92-730, Municipal Code, the Developer shall not substitute any MBE or WBE General Contractor or subcontractor without the prior written approval of DOH.

(d) The Developer shall deliver quarterly reports to the City's monitoring staff during the construction of the Project describing its efforts to achieve compliance with this MBE/WBE commitment. Such reports shall include, inter alia, the name and business address of each MBE and WBE solicited by the Developer or the General Contractor to work on the Project, and the responses received from such solicitation, the name and business address of each MBE or WBE actually involved in the construction of the Project, a description of the work performed or products or services supplied, the date and amount of such work, product or service, and such other information as may assist the City's monitoring staff in determining the Developer's compliance with this

MBE/WBE commitment. The Developer shall maintain records of all relevant data with respect to the utilization of MBEs and WBEs in connection with the construction of the Project for at least five (5) years after completion of the Project, and the City's monitoring staff shall have access to all such records maintained by the Developer, on prior notice of at least five (5) Business Days, to allow the City to review the Developer's compliance with its commitment to MBE/WBE participation and the status of any MBE or WBE performing any portion of the construction of the Project.

(e) Upon the disqualification of any MBE or WBE General Contractor or subcontractor, if the disqualified party misrepresented such status, the Developer shall be obligated to discharge or cause to be discharged the disqualified General Contractor or subcontractor, and, if possible, identify and engage a qualified MBE or WBE as a replacement. For purposes of this subsection (e), the disqualification procedures are further described in Sections 2-92-540 and 2-92-730, Municipal Code, as applicable.

(f) Any reduction or waiver of the Developer's MBE/WBE commitment as described in this Section 23.3 shall be undertaken in accordance with Sections 2-92-450 and 2-92-730, Municipal Code, as applicable.

**23.4 Pre-Construction Conference and Post-Closing Compliance Requirements.** Not less than seven (7) Business Days prior to the Closing Date, the Developer and the Developer's General Contractor and all major subcontractors shall meet with DOH monitoring staff regarding compliance with all Section 23 requirements. During this pre-construction meeting, the Developer shall present its plan to achieve its obligations under this Section 23, the sufficiency of which the City's monitoring staff shall approve as a precondition to the Closing. During the construction of the Project, the Developer shall submit all documentation required by this Section 23 to the City's monitoring staff, including, without limitation, the following: (a) subcontractor's activity report; (b) contractor's certification concerning labor standards and prevailing wage requirements (if applicable); (c) contractor letter of understanding; (d) monthly utilization report; (e) authorization for payroll agent; (f) certified payroll; (g) evidence that MBE/WBE contractor associations have been informed of the Project via written notice and hearings; and (h) evidence of compliance with job creation/job retention requirements (if any). Failure to submit such documentation on a timely basis, or a determination by the City's monitoring staff, upon analysis of the documentation, that the Developer is not complying with its obligations under this Section 23, shall, upon the delivery of written notice to the Developer, be deemed an Event of Default. Upon the occurrence of any such Event of Default, in addition to any other remedies provided in this Agreement, the City may: (x) issue a written demand to the Developer to halt construction of the Project, (y) withhold any further payment of any City funds to the Developer or the General Contractor (if applicable), or (z) seek any other remedies against the Developer available at law or in equity.

## **SECTION 24. REPRESENTATIONS AND WARRANTIES.**

**24.1 Representations and Warranties of the Developer.** To induce the City to execute this Agreement and perform its obligations hereunder, the Developer represents, warrants and covenants as follows:

(a) The Developer is an individual, with full power and authority to acquire, own and redevelop the Property, and as the person signing this Agreement on behalf of the Developer, has the authority to do so.

(b) All certifications and statements contained in the Economic Disclosure Statements submitted to the City by the Developer are true, accurate and complete.

(c) The Developer has the right, power and authority to enter into, execute, deliver and perform this Agreement. The Developer's execution, delivery and performance of this Agreement, and all instruments and agreements contemplated hereby, have been duly authorized by all necessary action, and do not and will not violate the Developer's articles of organization or operating agreement (as amended and supplemented), or any applicable Laws, nor will such execution, delivery and performance, upon the giving of notice or lapse of time or both, result in a breach or violation of, or constitute a default under, or require any consent under, any other agreement, instrument or document to which the Developer, or any party affiliated with the Developer, is a party or by which the Developer or the Property is now or may become bound.

(d) No action, litigation, investigation or proceeding of any kind is pending or threatened against the Developer or any party affiliated with the Developer by or before any court, governmental commission, board, bureau or any other administrative agency, and the Developer knows of no facts which could give rise to any such action, litigation, investigation or proceeding, which could: (i) affect the ability of the Developer to perform its obligations hereunder; or (ii) materially affect the operation or financial condition of the Developer.

(e) The Developer is now and for the term of the Agreement shall remain solvent and able to pay its debts as they mature.

(f) The Developer shall procure and maintain all Governmental Approvals necessary to construct, complete and operate the Project.

(g) The Developer is not in default in any material respect with respect to any indenture, loan agreement, mortgage, note or any other agreement or instrument related to the borrowing of money to which the Developer is a party or by which the Developer is bound.

(h) The Project will not violate: (i) any applicable Laws, including, without limitation, any zoning and building codes and Environmental Laws; or (ii) any building permit, restriction of record or other agreement affecting the Property.

(i) The Developer has not made or caused to be made, directly or indirectly, any payment, gratuity or offer of employment in connection with this Agreement or any contract paid from the City treasury or pursuant to City ordinance, for services to any City agency ("City Contract") as an inducement for the City to enter into this Agreement or any City Contract with the Developer in violation of Chapter 2-156-120 of the Municipal Code of the City.

(j) Neither the Developer nor any Affiliate of the Developer is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable Laws: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

24.2 Representations and Warranties of the City. To induce the Developer to execute this Agreement and perform its obligations hereunder, the City hereby represents and warrants to the Developer that the City has authority under its home rule powers to execute and deliver this Agreement and perform the terms and obligations contained herein.

24.3 Survival of Representations and Warranties. Each of the Parties agrees that all warranties, representations, covenants and agreements contained in this Section 24 and elsewhere in this Agreement are true, accurate and complete as of the Effective Date and shall survive the Effective Date and shall be in effect until the issuance of the Certificate of Completion.

**SECTION 25. NOTICES.**

Any notice, demand or communication required or permitted to be given hereunder shall be given in writing at the addresses set forth below by any of the following means: (a) personal service; (b) facsimile or email; (c) overnight courier; or (d) registered or certified first class mail, postage prepaid, return receipt requested:

If to the City: City of Chicago  
Department of Housing  
121 North LaSalle Street, Room 1000  
Chicago, Illinois 60602  
Attn: Commissioner

With a copy to: City of Chicago  
Department of Law  
121 North LaSalle Street, Suite 600  
Chicago, Illinois 60602  
Attn: Real Estate and Land Use Division

If to the Developer: Ross Bros Construction  
2031 W. Washington Blvd.  
Chicago, IL 60612  
Bruce@therosshomes.com  
Fax: 312-277-5169

With a copy to: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
Attn: \_\_\_\_\_

Any notice, demand or communication given pursuant to either clause (a) or (b) hereof shall be deemed received upon such personal service or upon confirmed transmission by facsimile or email, respectively, provided that such facsimile transmission is confirmed as having occurred prior to 5:00 p.m. on a business day. If such transmission occurred after 5:00 p.m. on a business day or on a non-business day, it shall be deemed to have been given on the next business day. Any notice, demand or communication given pursuant to clause (c) shall be deemed received on the business day immediately following deposit with the overnight courier. Any notice, demand or communication sent pursuant to clause (d) shall be deemed received three (3) Business Days after mailing. The parties, by notice given hereunder, may designate any further or different addresses to which subsequent notices, demands or communications shall be given. The refusal to accept delivery by any party or the inability to deliver any communication because of a changed address of which no notice has been given in accordance with this Section 25 shall constitute delivery.

#### **SECTION 26. BUSINESS RELATIONSHIPS.**

The Developer acknowledges (a) receipt of a copy of Section 2-156-030 (b) of the Municipal Code, (b) that it has read such provision and understands that pursuant to such Section 2-156-030 (b) it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a "Business Relationship" (as defined in Section 2-156-080 of the Municipal Code), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a Business Relationship, and (c) notwithstanding anything to the contrary contained in this Agreement, that a violation of Section 2-156-030 (b) by an elected official, or any person acting at the direction of such official, with respect to any transaction contemplated by this Agreement shall be grounds for termination of this Agreement and the transactions contemplated hereby. The Developer hereby represents and warrants that no violation of Section 2-145-030 (b) has occurred with respect to this Agreement or the transactions contemplated hereby.

#### **SECTION 27. PROHIBITION ON CERTAIN CONTRIBUTIONS PURSUANT TO MAYORAL EXECUTIVE ORDER NO. 2011-4.**

27.1 The Developer agrees that it, any person or entity who directly or indirectly has an ownership or beneficial interest in it of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, its contractors (i.e., any person or entity in direct contractual privity with the Developer regarding the subject matter of this Agreement) ("Contractors"), any person or entity who directly or indirectly has an ownership or beneficial interest in any Contractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (such Owners and all other preceding classes of persons and entities, collectively the "Identified Parties"), shall not make a contribution of any amount to the Mayor of the City of Chicago or to his political fundraising committee (a) after execution of this Agreement by the Developer, (b) while this Agreement or any Other Contract (as hereinafter defined) is executory, (c) during the term of this Agreement or any Other Contract, or (d) during any period while an

extension of this Agreement or any Other Contract is being sought or negotiated. This provision shall not apply to contributions made prior to May 16, 2011, the effective date of Executive Order 2011-4.

27.2 The Developer represents and warrants that from the later of (a) May 16, 2011, or (b) the date the City approached the Developer, or the date the Developer approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

27.3 The Developer agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

27.4 The Developer agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 2011-4 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

27.5 Notwithstanding anything to the contrary contained herein, the Developer agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this Section 27 or violation of Mayoral Executive Order No. 2011-4 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted, unless the City, in its sole discretion, elects to grant such an opportunity to cure. Such breach and default entitles the City to all remedies (including, without limitation, termination for default) under this Agreement, and under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

27.6 If the Developer intentionally violates this provision or Mayoral Executive Order No. 2011-4 prior to the Closing, the City may elect to decline to close the transaction contemplated by this Agreement.

27.7 For purposes of this provision:

(a) "Bundle" means to collect contributions from more than one source, which contributions are then delivered by one person to the Mayor or to his political fundraising committee.

(b) "Other Contract" means any other agreement with the City to which the Developer is a party that is (i) formed under the authority of Chapter 2-92 of the Municipal Code; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the City Council.

(c) "Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code, as amended.

- (d) Individuals are "domestic partners" if they satisfy the following criteria:
- (i) they are each other's sole domestic partner, responsible for each other's common welfare; and
  - (ii) neither party is married; and
  - (iii) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
  - (iv) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
  - (v) two of the following four conditions exist for the partners:
    - (1) The partners have been residing together for at least 12 months.
    - (2) The partners have common or joint ownership of a residence.
    - (3) The partners have at least two of the following arrangements:
      - (A) joint ownership of a motor vehicle;
      - (B) joint credit account;
      - (C) a joint checking account;
      - (D) a lease for a residence identifying both domestic partners as tenants.
    - (4) Each partner identifies the other partner as a primary beneficiary in a will.
- (e) "Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal Code, as amended.

#### **SECTION 28. INSPECTOR GENERAL AND LEGISLATIVE INSPECTOR GENERAL.**

It is the duty of every officer, employee, department, agency, contractor, subcontractor, developer and licensee of the City, and every applicant for certification of eligibility for a City contract or program, to cooperate with the City's Legislative Inspector General and with the City's Inspector General in any investigation or hearing undertaken pursuant to Chapters 2-55 and 2-56, respectively, of the Municipal Code. The Developer understands and will abide by all provisions of Chapters 2-55 and 2-56 of the Municipal Code.

#### **SECTION 29. WASTE ORDINANCE PROVISIONS.**

In accordance with Section 11-4-1600(e) of the Municipal Code, the Developer warrants and represents that it, and to the best of its knowledge, its contractors and subcontractors, have not violated and are not in violation of any provisions of Section 7-28 or Section 11-4 of the

Municipal Code (the "Waste Sections"). During the period while this Agreement is executory, any violation of the Waste Sections by the Developer, its General Contractor or any subcontractor, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole discretion of the Commissioner of DOH. Such breach and default entitles the City to all remedies under this Agreement, at law or in equity. This section does not limit the duty of the Developer, the General Contractor and any subcontractors to comply with all applicable Laws, in effect now or later, and whether or not they appear in this Agreement. Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect the Developer's eligibility for future contract awards.

### **SECTION 30. SHAKMAN.**

30.1 The City is subject to the May 31, 2007 Order entitled "Agreed Settlement Order and Accord" (the "Shakman Accord") and the August 16, 2007 "City of Chicago Hiring Plan" (the "City Hiring Plan") entered in Shakman v. Democratic Organization of Cook County, Case No 69 C 2145 (United States District Court for the Northern District of Illinois). Among other things, the Shakman Accord and the City Hiring Plan prohibit the City from hiring persons as governmental employees in non-exempt positions on the basis of political reasons or factors.

30.2 The Developer is aware that City policy prohibits City employees from directing any individual to apply for a position with the Developer, either as an employee or as a subcontractor, and from directing the Developer to hire an individual as an employee or as a subcontractor. Accordingly, the Developer must follow its own hiring and contracting procedures, without being influenced by City employees. Any and all personnel provided by the Developer under this Agreement are employees or subcontractors of the Developer, not employees of the City of Chicago. This Agreement is not intended to and does not constitute, create, give rise to, or otherwise recognize an employer-employee relationship of any kind between the City and any personnel provided by the Developer.

30.3 The Developer will not condition, base, or knowingly prejudice or affect any term or aspect of the employment of any personnel provided under this Agreement, or offer employment to any individual to provide services under this Agreement, based upon or because of any political reason or factor, including, without limitation, any individual's political affiliation, membership in a political organization or party, political support or activity, political financial contributions, promises of such political support, activity or financial contributions, or such individual's political sponsorship or recommendation. For purposes of this Agreement, a political organization or party is an identifiable group or entity that has as its primary purpose the support of or opposition to candidates for elected public office. Individual political activities are the activities of individual persons in support of or in opposition to political organizations or parties or candidates for elected public office.

30.4 In the event of any communication to the Developer by a City employee or City official in violation of Section 30.2 above, or advocating a violation of Section 30.3 above, the Developer will, as soon as is reasonably practicable, report such communication to the Hiring Oversight Section of the City's Office of the Inspector General ("IGO Hiring Oversight"), and also to the head of the relevant City department utilizing services provided under this Agreement.

The Developer will also cooperate with any inquiries by IGO Hiring Oversight or the Shakman Monitor's Office related to the contract.

**SECTION 31. FAILURE TO MAINTAIN ELIGIBILITY TO DO BUSINESS WITH THE CITY.**

Failure by the Developer or any controlling person (as defined in Section 1-23-010 of the Municipal Code) thereof to maintain eligibility to do business with the City of Chicago as required by Section 1-23-030 of the Municipal Code shall be grounds for termination of this Agreement and the transactions contemplated hereby. The Developer shall at all times comply with Section 2-154-020 of the Municipal Code.

**SECTION 32. PATRIOT ACT CERTIFICATION.**

The Developer represents and warrants that neither the Developer nor any Affiliate thereof is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable Laws: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

**SECTION 33. MISCELLANEOUS.**

The following general provisions govern this Agreement:

32.1 Counterparts. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original and all of which, taken together, shall constitute a single, integrated instrument.

32.2 Cumulative Remedies. The remedies of any party hereunder are cumulative and the exercise of any one or more of such remedies shall not be construed as a waiver of any other remedy herein conferred upon such party or hereafter existing at law or in equity, unless specifically so provided herein.

32.3 Date for Performance. If the final date of any time period set forth herein falls on a Saturday, Sunday or legal holiday under the laws of Illinois or the United States of America, then such time period shall be automatically extended to the next business day.

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

32.5 Entire Agreement; Modification. This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes any prior agreements, negotiations and discussions. This Agreement may not be modified or amended in any manner without the prior written consent of the parties hereto. No term of this

Agreement may be waived or discharged orally or by any course of dealing, but only by an instrument in writing signed by the party benefited by such term.

32.6 Exhibits. All exhibits referred to herein and attached hereto shall be deemed part of this Agreement.

32.7 Force Majeure. Neither the City nor the Developer shall be considered in breach of or in default of its obligations under this Agreement in the event of a delay due to unforeseeable events or conditions beyond the reasonable control of the party affected which in fact interferes with the ability of such party to discharge its obligations hereunder, including, without limitation, fires, floods, strikes, shortages of material and unusually severe weather or delays of subcontractors due to such causes. The time for the performance of the obligations shall be extended only for the period of the delay and only if the party relying on this section requests an extension in writing within twenty (20) days after the beginning of any such delay.

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

32.9 Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois.

32.10 Headings. The headings of the various sections and subsections of this Agreement have been inserted for convenience of reference only and shall not in any manner be construed as modifying, amending or affecting in any way the express terms and provisions hereof.

32.11 Limitation of Liability. No member, official, officer, director, trustee or employee of the City or the Developer shall be personally liable in the event of any default or breach under this Agreement or for any amount which may become due to any other party under the terms of this Agreement.

32.12 No Merger. The terms of this Agreement shall not be merged with the Deed, and the delivery of the Deed shall not be deemed to affect or impair the terms of this Agreement.

32.13 No Waiver. No waiver by the City with respect to any specific default by the Developer shall be deemed to be a waiver of the rights of the City with respect to any other defaults of the Developer, nor shall any forbearance by the City to seek a remedy for any breach or default be deemed a waiver of its rights and remedies with respect to such breach or default, nor shall the City be deemed to have waived any of its rights and remedies unless such waiver is in writing.

32.14 Severability. If any term of this Agreement or any application thereof is held invalid or unenforceable, the remainder of this Agreement shall be construed as if such invalid part were never included herein and this Agreement shall be and remain valid and enforceable to the fullest extent permitted by law.

32.15 Successors and Assigns. Except as otherwise provided in this Agreement, the terms and conditions of this Agreement shall apply to and bind the successors and assigns of the parties.

32.16 Venue and Consent to Jurisdiction. If there is a lawsuit under this Agreement, each party agrees to submit to the jurisdiction of the courts of Cook County, the State of Illinois and the United States District Court for the Northern District of Illinois.

**IN WITNESS WHEREOF**, the undersigned has caused this Agreement to be executed on or as of the date first above written.

**CITY OF CHICAGO**, an Illinois municipal corporation and home rule unit of government

By: \_\_\_\_\_  
Marisa Novara  
Acting Commissioner  
Department of Housing

STATE OF ILLINOIS        )  
  ) SS.  
COUNTY OF COOK        )

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, do hereby certify that Marisa Novara, the Acting Commissioner of the Department of Housing of the City of Chicago, an Illinois municipal corporation ("City"), and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and, being first duly sworn by me, acknowledged that, as said Commissioner, she signed and delivered the foregoing instrument pursuant to authority given by the City as her free and voluntary act and as the free and voluntary act and deed of the City, for the uses and purposes therein set forth.

GIVEN under my notarial seal this \_\_\_\_ day of \_\_\_\_\_, 2019.

\_\_\_\_\_  
NOTARY PUBLIC

IN WITNESS WHEREOF, the undersigned has caused this Agreement to be executed on or as of the date first above written.

Ross Bros Construction, an Illinois limited liability company

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

Name: \_\_\_\_\_

Title: \_\_\_\_\_

STATE OF ILLINOIS )  
 ) SS.  
COUNTY OF COOK )

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, do hereby certify that \_\_\_\_\_, the \_\_\_\_\_ of Ross Bros Construction, an Illinois limited liability company, personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and, being first duly sworn by me, acknowledged that s/he signed and delivered the foregoing instrument pursuant to authority given by the Company, as her/his free and voluntary act and as the free and voluntary act and deed of the Company, for the uses and purposes therein set forth.

GIVEN under my notarial seal this \_\_\_\_ day of \_\_\_\_\_, 2019.

\_\_\_\_\_  
NOTARY PUBLIC

[(Sub)Exhibits "B", "C" and "D" referred to in this Agreement for Sale and Redevelopment of Land with Ross Bros. Construction unavailable at time of printing.]

[(Sub)Exhibit "A" referred to in this Agreement for Sale and Redevelopment of Land with Ross Bros. Construction constitutes Exhibit "A" to ordinance printed on page 2464 of this *Journal*.]

NEGOTIATED SALE OF CITY-OWNED PROPERTY AT 2021 -- 2023 W. WASHINGTON BLVD. TO AND EXECUTION OF REDEVELOPMENT AGREEMENT WITH FRANKLIN HOLDINGS LLC-TWENTY-EIGHTH SERIES FOR CONSTRUCTION OF RESIDENTIAL BUILDING.

[O2019-4240]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Housing and Real Estate, for which a meeting was held on July 17, 2019, having had under consideration an ordinance introduced by Mayor Lori E. Lightfoot on June 12, 2019, this being the sale of City-owned property at 2021 -- 2023 West Washington Boulevard to Franklin Holdings LLC-Twenty-Eighth Series, 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 voice vote of all committee members present, with no dissenting votes.

Respectfully submitted,

(Signed) HARRY OSTERMAN,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 pursuant to Article VII, Section 6(a) of the 1970 State of Illinois Constitution and may exercise any power related to its local governmental affairs; and

WHEREAS, The City has established the Community Development Commission ("CDC") to, among other things, designate redevelopment areas and recommend the sale of parcels located in redevelopment areas, subject to the approval of the City Council; and

WHEREAS, Pursuant to ordinances adopted on February 16, 2000, and published at pages 25422 through 25432, in the *Journal of the Proceedings of the City Council of the City of Chicago* of such date, the City Council: (i) approved a certain redevelopment plan and project ("Redevelopment Plan") for the Central West Tax Increment Financing Redevelopment Project Area ("Redevelopment Area") pursuant to the Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74.4-1, et seq.) (the "Act"), (ii) designated the Redevelopment Area as a redevelopment project area pursuant to the Act, and (iii) adopted tax increment financing pursuant to the Act as a means of financing certain Redevelopment Area redevelopment project costs (as defined in the Act) incurred pursuant to the Redevelopment Plan; and

WHEREAS, The City owns that certain property commonly known as 2021 -- 2023 West Washington Boulevard, Chicago, Illinois, which is located in the Redevelopment Area and legally described on Exhibit A attached hereto ("Property"); and

WHEREAS, The appraised value of the Property as of April 30, 2019 is \$260,000 ("Appraised Value"); and

WHEREAS, Franklin Holdings LLC-Twenty-Eighth Series, an Illinois limited liability company ("Developer"), has offered to purchase the Property from the City for \$254,345.63 ("Purchase Price", which is the Appraised Value less closing credits of \$5,654.37 for Developer's payment of a title commitment, appraisals and environmental Phase I and Phase II) and to build a 6-unit residential building ("Building") on the Property (the "Project"); and

WHEREAS, The Project is consistent with the goals and objectives of the Redevelopment Plan; and

WHEREAS, The Developer has agreed to undertake the construction of the Project in accordance with the Redevelopment Plan and pursuant to the terms and conditions of a

redevelopment agreement in substantially the form attached hereto as Exhibit B ("Redevelopment Agreement"); and

WHEREAS, By Resolution Number 19-015-21, adopted on March 21, 2019, the Chicago Plan Commission approved the sale of the Property to the Developer; and

WHEREAS, By Resolution Number 19-CDC-10, adopted on March 12, 2019, the CDC authorized the City through its Department of Housing ("DOH") to advertise its intent to negotiate a sale with the Developer and to request alternative proposals for the redevelopment of the Property, and recommended the sale of the Property to the Developer if no responsive alternative proposals were received at the conclusion of the advertising period, or, if alternative proposals were received, if DOH determined in its sole discretion that it was in the best interest of the City to proceed with the Developer's proposal; and

WHEREAS, Public notices advertising DOH's intent to enter into a negotiated sale of the Property with the Developer and requesting alternative proposals appeared in the *Chicago Sun-Times* on March 18, March 25 and April 1, 2019; and

WHEREAS, No responsive proposals were received by the deadline set forth in the aforesaid notices; now, therefore,

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

SECTION 1. The foregoing recitals are hereby incorporated by reference and made a part hereof.

SECTION 2. The Developer is hereby designated as the developer for the Project pursuant to Section 5/11-74.4-4 of the Act.

SECTION 3. The sale of the Property to the Developer for the Purchase Price is hereby approved. This approval is expressly conditioned upon the City entering into the Redevelopment Agreement with the Developer. The commissioner of DOH ("Commissioner") or a designee of the Commissioner is each hereby authorized, with the approval of the City's Corporation Counsel, to negotiate, execute and deliver the Redevelopment Agreement as well as such other supporting documents as may be necessary or appropriate to comply with the Redevelopment Agreement.

SECTION 4. The Mayor or his proxy is authorized to execute, and the City Clerk is authorized to attest, one or more quitclaim deeds conveying the Property to the Developer, or to a land trust of which the Developer is the sole beneficiary, or to an entity of which the

Developer is the sole controlling party, subject to those covenants, conditions and restrictions set forth in the Redevelopment Agreement.

SECTION 5. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 6. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 7. This ordinance shall take effect upon its passage and approval.

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

*Exhibit "A".*  
(To Ordinance)

Legal Description Of Property (subject to final survey and title commitment):

Lots 8 and 9 in the subdivision of Jarius Wilcox of the north half of Block 60 in the Canal Trustees' Subdivision of Section 7, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

2021 -- 2023 West Washington Boulevard  
Chicago, Illinois 60612.

Permanent Index Number:

17-07-327-009.

*Exhibit "B".  
(To Ordinance)*

*Agreement With Franklin Holdings LLC-Twenty-Eighth Series  
For Sale And Redevelopment Of Land.*

This **AGREEMENT FOR THE SALE AND REDEVELOPMENT OF LAND** ("Agreement") is made on or as of the \_\_\_ day of \_\_\_\_\_, 2019, by and between the **CITY OF CHICAGO**, an Illinois municipal corporation ("City"), acting by and through its Department of Housing ("DOH"), having its principal offices at City Hall, 121 North LaSalle Street, Chicago, Illinois 60602, and **FRANKLIN HOLDINGS, LLC – TWENTY-EIGHTH SERIES**, an Illinois limited liability company ("Developer"), having its principal offices at 9462 Franklin Avenue, Franklin Park, Illinois 60131.

**RECITALS**

**WHEREAS**, the City owns that certain property commonly known as 2021-2023 West Washington, Chicago, Illinois, as legally described on Exhibit A attached hereto (the "Property"); and

**WHEREAS**, the Developer desires to purchase the Property from the City in order to construct a 6-unit residential building ("Building") on the Property ("Project"); and

**WHEREAS**, the Property is located in the Central West Redevelopment Project Area (the "Redevelopment Area"), as created by ordinance adopted on February 16, 2000; and

**WHEREAS**, the Project is consistent with the redevelopment plan and project for the Redevelopment Area (as amended, the "Redevelopment Plan"); and

**WHEREAS**, the appraised value of the Property as of as of April 30, 2019 is \$260,000.00 (the "Appraised Value"); and

**WHEREAS**, the City has agreed to sell the Property to the Developer for \$254,345.63 ("Purchase Price", which is the Appraised Value less closing credits of \$5,654.37 for Developer's payment of a title commitment, appraisals and environmental Phase I and Phase II) in consideration of the Developer's obligations to construct the Project in accordance with the terms and conditions of this Agreement; and

**WHEREAS**, the estimated cost of the Project is \$1,900,000, as set forth in the preliminary budget attached hereto as Exhibit C; and

**WHEREAS**, the Project will be self-financed by the Developer; and

**WHEREAS**, as security for the Developer's completion of construction of the Project and compliance with the use restrictions set forth herein, the Developer has agreed to execute a reconveyance deed in a form acceptable to the City (the "Reconveyance Deed"); and

**WHEREAS**, the City Council, pursuant to an ordinance (the "Project Ordinance") adopted on \_\_\_\_\_, 2019 and published at pages \_\_\_\_\_ through \_\_\_\_\_ in the Journal of such date, authorized the sale of the Property to the Developer, subject to the execution, delivery and recording of this Agreement.

**NOW, THEREFORE**, in consideration of the mutual covenants and agreements contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

#### **SECTION 1. INCORPORATION OF RECITALS.**

The foregoing recitals constitute an integral part of this Agreement and are incorporated herein by this reference with the same force and effect as if set forth herein as agreements of the parties.

#### **SECTION 2. DEFINITIONS AND RULES OF CONSTRUCTION.**

2.1 Defined Terms. For purposes of this Agreement, in addition to the terms defined in the foregoing Recitals, the following terms shall have the following meanings:

"2FM" is defined in Section 22.3(a).

"Actual Residents of the City" means persons domiciled within the City, as set forth in more detail in Section 23.2(c) hereof.

"Affiliate(s)" when used to indicate a relationship with a specified person or entity, means a person or entity that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with such specified person or entity; and a person or entity shall be deemed to be controlled by another person or entity, if controlled in any manner whatsoever that results in control in fact by that other person or entity (or that other person or entity and any person or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

"Agent(s)" means any agents, employees, contractors, subcontractors, or other persons acting under the control or at the request of the Developer or its contractors or Affiliates.

"Agreement" means this Agreement as may be amended in accordance with the terms hereof.

"Architect" means Hanna Architects.

"Budget" is defined in Section 9.

"Bundle" is defined in Section 27.7(a).

"Business Day" means any day other than Saturday, Sunday or a legal holiday in the City.

"Certificate of Completion" is defined in Section 14.

"City" is defined in the Preamble to the Recitals.

"City Contract" is defined in Section 24.1(i).

"City Council" means the City Council of the City of Chicago as defined in the Recitals.

"City Hiring Plan" is defined in Section 30.1.

"Claims" means liens (including, without limitation, lien removal and bonding costs), liabilities, obligations, damages, losses, demands, penalties, assessments, payments, fines, claims, actions, suits, judgments, settlements, costs, expenses and disbursements (including, without limitation, reasonable, actually-incurred legal fees and expenses and costs of investigation) of any kind and nature whatsoever.

"Closing" means the closing on the conveyance of the Property in accordance with this Agreement.

"Closing Date" is defined in Section 5.

"Commissioner" means the individual holding the office and exercising the responsibilities of the commissioner or acting commissioner of DOH or any successor City department, and any authorized designee.

"Construction Program" is defined in Section 23.3(a).

"Contractors" is defined in Section 27.1.

"Contribution" is defined in Section 27.7(c).

"Corporation Counsel" means the City's Department of Law.

"CPI" means the Consumer Price Index for Urban Wage Earners and Clerical Workers, Chicago, Gary, Lake County, IL-IN-WI All Items (Base Year 1982-4 = 100) for the applicable date or period, published by the Bureau of Labor Statistics of the United States Department of Labor.

"Deed" is defined in Section 6.1.

"Developer" is defined in the Preamble to the Recitals.

"Developer Parties" means the Developer, the Developer's Affiliates, and the respective officers, directors, trustees, employees, agents, successors and assigns of the Developer and the Developer's Affiliates.

"Domestic Partners" is defined in Section 27.7(d).

"DOH" is defined in the Preamble to the Recitals hereof.

"Draft NFR Letter" means a draft comprehensive "No Further Remediation" Letter issued by the IEPA for the Property, or applicable portions thereof, as determined pursuant to Section 22.3(a), based on TACO Tier I residential remediation objectives, as amended or supplemented from time to time.

"EDS" means the City's Economic Disclosure Statement and Affidavit, on the City's then-current form, whether submitted on paper or via the City's on-line submission process.

"Effective Date" means the date upon which this Agreement has been both (a) fully executed, and (b) delivered to the Developer.

"Employer(s)" is defined in Section 23.1.

"Environmental Documents" means all reports, surveys, field data, correspondence and analytical results prepared by or for the Developer or any Affiliate of the Developer (or otherwise obtained by the Developer or any Affiliate of the Developer) regarding the condition of the Property or any portion thereof, including, without limitation, the SRP Documents.

"Environmental Laws" means any and all Laws relating to the regulation and protection of human health, safety, the environment and natural resources now or hereafter in effect, as amended or supplemented from time to time, including, without limitation, the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. § 9601 et seq., the Resource Conservation and Recovery Act, 42 U.S.C. § 6901 et seq., the Hazardous Materials Transportation Act, 49 U.S.C. § 5101 et seq., the Federal Water Pollution Control Act, 33 U.S.C. § 1251 et seq., the Clean Air Act, 42 U.S.C. § 7401 et seq., the Toxic Substances Control Act, 15 U.S.C. § 2601 et seq., the Federal Insecticide, Fungicide, and Rodenticide Act, 7 U.S.C. § 136 et seq., the Occupational Safety and Health Act, 29 U.S.C. § 651 et seq., any and all regulations promulgated under such Laws, and all analogous state and local counterparts or equivalents of such Laws, including, without limitation, the Illinois Environmental Protection Act, 415 ILCS 5/1 et seq., and the common law, including, without limitation, trespass and nuisance.

"Equity" means funds of the Developer (other than funds derived from any Lender Financing) irrevocably available for the Project, and unencumbered by any other obligation.

"Event of Default" means any event or occurrence as defined in Section 19.2.

"Final NFR Letter" means a final comprehensive "No Further Remediation" letter issued by the IEPA approving the use of the Property for the construction, development and operation of the Project in accordance with the site plan approved by the City and the terms and conditions of the SRP Documents, as amended or supplemented from time to time. The Final NFR Letter shall state that the Property meets TACO Tier 1 remediation objectives for residential properties and the construction worker exposure route as set forth in 35 Ill. Adm.

Code Part 742, but may be reasonably conditioned upon use and maintenance of engineered barriers and other institutional or engineering controls acceptable to the IEPA.

"General Contractor" means NL Development.

"Governmental Approvals" is defined in Section 8.

"Hazardous Substances" means any toxic substance, hazardous substance, hazardous material, hazardous chemical or hazardous, toxic or dangerous waste defined or qualifying as such in (or for the purposes of) any Environmental Laws, or any pollutant, toxic vapor, or contaminant, and shall include, but not be limited to, petroleum (including crude oil or any fraction thereof), any radioactive material or by-product material, polychlorinated biphenyls and asbestos in any form or condition.

"Human Rights Ordinance" is defined in Section 23.1(a).

"Identified Parties" is defined in Section 27.

"IEPA" means the Illinois Environmental Protection Agency.

"IGO Hiring Oversight" is defined in Section 30.4.

"Indemnitee" and "Indemnitees" have the respective meanings defined in Section 21.

"Laws" means all applicable federal, state, county, municipal or other laws (including common law), statutes, codes, ordinances, rules, regulations, executive orders or other requirements, now or hereafter in effect, as amended or supplemented from time to time, and any applicable judicial or administrative interpretation thereof, including any applicable judicial or administrative orders, consent decrees or judgments.

"Lender(s)" means any provider of Lender Financing approved pursuant to Section 9 hereof, including the City, which shall be limited to funds necessary to construct the Project.

"Lender Financing" means any funds borrowed by the Developer from Lenders, available to pay for the costs of the Project (or any portion thereof).

"Losses" means any and all debts, liens, claims, causes of action, demands, complaints, legal or administrative proceedings, losses, damages, obligations, liabilities, judgments, amounts paid in settlement, arbitration or mediation awards, interest, fines, penalties, costs, expenses and disbursements of any kind or nature whatsoever (including, without limitation, reasonable attorneys' fees and expenses, consultants' fees and expenses and court costs).

"MBE(s)" means a business identified in the Directory of Certified Minority Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a minority-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

"MBE/WBE Program" is defined in Section 23.3(a).

"Municipal Code" means the Municipal Code of the City of Chicago as presently in effect and as hereafter amended from time to time.

"Other Contract" is defined in Section 27.7(b).

"Outside Closing Date" is defined in Section 5.

"Owners" is defined in Section 27.1.

"Party(ies)" means the City and the Developer.

"Plans and Specifications" means the final construction plans and specifications prepared by the Architect, as submitted to the City as the basis for obtaining Governmental Approvals for the Project, as such plans and specifications may be amended, revised or supplemented from time to time with the prior written approval of the City in accordance with Section 11.2 (Change Orders) hereof.

"Political fundraising committee" is defined in Section 27.7(e).

"Project" means a high-end masonry, residential building consisting of 6 2-bedroom units each approximately 1,300 square feet to be sold at a price of approximately \$300,000 per unit or rented at a monthly rental rate of approximately \$ \_\_\_\_\_/month.

"Proof of Financing" means proof reasonably acceptable to the City that the Developer has Equity and/or Lender Financing, in amounts adequate to complete the Project and satisfy its obligations under this Agreement. The Proof of Financing shall include binding commitment letters from the Developer's Lenders, if any, and evidence of the Developer's ability to make an equity contribution in the amount of any gap in financing.

"Property" is defined in the Recitals.

"Purchase Price" is defined in Section 3.

"Reconveyance Deed(s)" is defined in the Recitals.

"Redevelopment Area" is defined in the Recitals.

"Redevelopment Plan" is defined in the Recitals.

"Released Claims" is defined in Section 22.4.

"Remediation Costs" means governmental or regulatory body response costs, natural resource damages, property damages, and the costs of any investigation, cleanup, monitoring, remedial, removal or restoration work required by any federal, state or local governmental agency or political subdivision or other third party in connection or associated with the Property or any improvements, facilities or operations located or formerly located thereon.

"Remediation Work" means all investigation, sampling, monitoring, testing, removal, response, disposal, storage, remediation, treatment and other activities necessary to obtain a Final NFR Letter for the Property in accordance with the terms and conditions of the Draft NFR Letter for the Property, the SRP Documents, all requirements of the IEPA and all applicable Laws, including, without limitation, all applicable Environmental Laws.

"SRP" means the IEPA's Site Remediation Program as set forth in Title XVII of the Illinois Environmental Protection Act, 415 ILCS 5/58 et seq., and the regulations promulgated thereunder.

"SRP Documents" means all documents submitted to the IEPA under the SRP program, as amended or supplemented from time to time, including, without limitation, the Comprehensive Site Investigation and Remediation Objectives Report, the Remedial Action Plan, and the Remedial Action Completion Report.

"Sub-owners" is defined in Section 27.1.

"Survey" means a Class A plat of survey in the most recently revised form of ALTA/ACSM urban survey of the Property dated within 45 days prior to the Closing Date, acceptable in form and content to the City and the Title Company, prepared by a surveyor registered in the State of Illinois, certified to the City and the Title Company, and indicating whether the Property is in a flood hazard area as identified by the United States Federal Emergency Management Agency (and updates thereof to reflect improvements to the Property in connection with the construction of the Project as required by the City or any Lender(s) providing Lender Financing.

"TACO" means the Tiered Approach to Corrective Action Objectives codified at 35 Ill. Adm. Code Part 742 et seq.

"Title Company" means Chicago Title Insurance Company.

"Title Commitment" is defined in Section 7.1.

"Title Policy" means a title insurance policy issued by the Title Company in the most recently revised ALTA or equivalent form, showing the Developer as the named insured with respect to the Property, noting the recording of this Agreement and a subordination agreement with respect to any Lender Financing for the Project (as described in Section 10.14 below) as encumbrances against the Property.

"UST(s)" means underground storage tank(s) whether or not subject to Title 16 of the Illinois Environmental Protection Act, including without limitation (i) any underground storage tank as defined in 415 ILCS 5/57.2, (ii) any farm or residential tank of 1,100 gallons or less capacity used for storing motor fuel for noncommercial purposes, (iii) any tank used for storing heating oil for consumption on the premises where stored, (iv) any septic tank, (v) any tank that is excluded from the definition in 415 ILCS 5/57.2 based upon the existence of any Hazardous Substance therein, and (vi) any pipes connected to items (i) through (v) above.

"Waste Sections" is defined in Section 29.

2.2 Rules of Construction. For all purposes of this Agreement, except as otherwise expressly provided or unless the context otherwise requires, the following rules of construction apply in construing the provisions of this Agreement:

(a) The terms defined in this Section 2 and elsewhere in this Agreement include the plural as well as the singular.

(b) All references in this instrument to designated "Articles," "Sections" and other subdivisions are to be the designated Articles, Sections and other subdivisions of this instrument as originally executed.

(c) The words "herein," "hereof" and "hereunder" and other words of similar import refer to this Agreement as a whole and not to any Section or other subdivision.

(d) The Section and subsection headings herein are for convenience only and shall not affect the construction hereof.

### **SECTION 3. PURCHASE PRICE.**

The City hereby agrees to sell, and the Developer hereby agrees to purchase, upon and subject to the terms and conditions of this Agreement, the Property, for the Purchase Price. Except as specifically provided herein to the contrary, the Developer shall pay all escrow fees and other title insurance fees and closing costs.

### **SECTION 4. PERFORMANCE DEPOSIT. Intentionally Deleted.**

### **SECTION 5. CLOSING.**

The Closing shall take place at the downtown offices of the Title Company within seven (7) Business Days after the Developer has satisfied all conditions precedent set forth in Section 10 hereof, unless DOH, in its sole discretion, waives such conditions (the "Closing Date"); provided, however, in no event shall the Closing Date occur any later than \_\_\_\_\_, 201\_ (the "Outside Closing Date"), unless the Commissioner of DOH, in his or her sole discretion, extends such Outside Closing Date. On or before the Closing Date, the City shall deliver to the Title Company the Deed, all necessary state, county and municipal real estate transfer tax declarations, and an ALTA statement.

### **SECTION 6. CONVEYANCE OF TITLE.**

6.1 Form of City Deed. The City shall convey the Property to the Developer by quitclaim deed ("Deed"), subject to the terms of this Agreement and, without limiting the quitclaim nature of the deed, the following:

- (a) the Redevelopment Plan for the Redevelopment Area;
- (b) the standard exceptions in an ALTA title insurance policy;
- (c) general real estate taxes and any special assessments or other taxes;
- (d) all easements, encroachments, covenants and restrictions of record and not shown of record;
- (e) such other title defects as may exist; and
- (f) any and all exceptions caused by the acts of the Developer or its Agents.

6.2 Recording. At the Closing, the Developer shall pay to record the Deed, this Agreement, and any other documents incident to the conveyance of the Property to the

Developer. This Agreement shall be recorded prior to any mortgage made in connection with any Lender Financing. Upon recording, the Developer shall immediately transmit to the City an executed original of this Agreement showing the date and recording number.

6.3 Reconveyance Deed. On the Closing Date, the Developer shall execute and deliver a Reconveyance Deed to the City to be held in trust. The Developer acknowledges and agrees that the City shall have the right to record the Reconveyance Deed and revert title to the Property and all improvements thereon in the City in accordance with Section 19 hereof.

## **SECTION 7. TITLE AND SURVEY.**

7.1 Title Commitment and Insurance. Not less than seven (7) Business Days before the Closing, the Developer shall obtain a commitment for an owner's policy of title insurance for the Property, issued by the Title Company (the "Title Commitment"). The Developer shall be solely responsible for and shall pay all costs associated with updating the Title Commitment (including all search, continuation and later-date fees), and obtaining the Title Policy and any endorsements.

7.2 Correction of Title. The City shall have no obligation to cure title defects; provided, however, if there are exceptions for general real estate taxes due or unpaid prior to the Closing Date with respect to the Property or liens for such unpaid property taxes, the City shall ask the County to void the unpaid taxes as provided in Section 21-100 of the Property Tax Code, 35 ILCS 200/21-100, or file an application for a Certificate of Error with the Cook County Assessor, or tax injunction suit or petition to vacate a tax sale in the Circuit Court of Cook County. If, after taking the foregoing actions and diligently pursuing the same, the Property remains subject to any tax liens, or if the Property is encumbered with any other exceptions that would adversely affect the use and insurability of the Property for the development of the Project, the Developer shall have the option to terminate this Agreement. If the Developer does not elect to terminate this Agreement as aforesaid, then the Developer shall be deemed to have accepted title subject to all exceptions.

7.3 Survey. The Developer shall obtain a Survey of the Property at the Developer's sole cost and expense and deliver a copy of the Survey to the City not less than seven (7) Business Days before the Closing.

## **SECTION 8. BUILDING PERMITS AND OTHER GOVERNMENTAL APPROVALS.**

The Developer represents that it has applied for all necessary building permits and other governmental approvals to construct and operate the Project (collectively, "Governmental Approvals"), and covenants and agrees to pursue the Governmental Approvals in good faith and with all due diligence.

## **SECTION 9. PROJECT BUDGET AND PROOF OF FINANCING.**

The Developer has furnished to DOH, and DOH has approved, a preliminary budget showing total costs for construction of the Project in the amount of \$1,900,000. The Developer hereby certifies to the City that the preliminary budget for the Project attached hereto as Exhibit C is true, correct and complete in all material respects. Not less than seven (7) Business Days prior to the Closing Date, the Developer shall submit to DOH for approval a final budget for the Project (the "Budget") and Proof of Financing. The Developer shall promptly deliver to DOH

certified copies of any Change Orders with respect to the Budget for approval pursuant to Section 11.2 hereof.

#### **SECTION 10. CONDITIONS PRECEDENT TO CLOSING.**

The obligation of the City to convey the Property to the Developer is contingent upon the delivery or satisfaction of each of the following items (unless waived by DOH in its sole discretion) at least seven (7) Business Days prior to the Closing Date, unless another time period is specified below:

10.1 Budget. The Developer has submitted to DOH, and DOH has approved, the Budget in accordance with the provisions of Section 9 hereof.

10.2 Proof of Financing; Simultaneous Loan Closing. The Developer has submitted to DOH, and DOH has approved, the Proof of Financing for the Project in accordance with the provisions of Section 9 hereof. On the Closing Date, the Developer shall simultaneously close any Lender Financing approved pursuant to Section 9.

10.3 Plans and Specifications. The Developer has submitted to DOH, and DOH has approved, the Plans and Specifications for the Project in accordance with the provisions of Section 11.1 hereof.

10.4 Governmental Approvals. The Developer has received all Governmental Approvals necessary to construct and operate the Project and has submitted evidence thereof to DOH.

10.5 Title. On the Closing Date, the Developer shall furnish the City with a copy of the pro forma Title Policy for the Property, certified by the Title Company, showing the Developer as the named insured. The Title Policy shall be dated as of the Closing Date and shall evidence the recording of this Agreement. The Title Policy shall also contain such endorsements as the Corporation Counsel shall request, including, but not limited to, an owner's comprehensive endorsement and satisfactory endorsements regarding contiguity, location, access and survey.

10.6 Survey. The Developer has furnished the City with a copy of the Survey.

10.7 Insurance. The Developer has submitted to the City, and the City has approved, evidence of insurance reasonably acceptable to the City for the Property. The City shall be named as an additional insured on all liability insurance policies and as a loss payee (subject to the prior rights of any first mortgagee) on all property insurance policies from the Closing Date through the date the City issues the Certificate of Completion.

10.8 Legal Opinion. The Developer has submitted to the Corporation Counsel, and the Corporation Counsel has approved an opinion of counsel in a form reasonably acceptable to the City of due authorization, execution and enforceability (subject to bankruptcy and creditor's rights) of this Agreement and all other documentation signed by the Developer provided for herein.

10.9 Resolutions Authorizing Transaction. The Developer has submitted to the Corporation Counsel resolutions authorizing the Developer to execute and deliver this Agreement and any other documents required to complete the transaction contemplated by this Agreement and to perform its obligations under this Agreement.

10.10 Economic Disclosure Statement. The Developer has provided to the Corporation Counsel an Economic Disclosure Statement in the City's then current form, dated as of the Closing Date.

10.11 Affirmation of Reporting Requirements. The Developer has provided to the Corporation Counsel an Affirmation of Reporting Requirements in the City's then current form, dated as of the Closing Date.

10.12 MBE/WBE and City Residency Hiring Compliance Plan. The Developer and the Developer's General Contractor and all major subcontractors have met with staff from DOH regarding compliance with the MBE/WBE, city residency hiring and other requirements set forth in Section 23, and DOH has approved the Developer's compliance plan in accordance with Section 23.4.

10.13 Reconveyance Deed. On the Closing Date, the Developer shall deliver a Reconveyance Deed for the Property to the City for possible recording in accordance with Section 19 below, if applicable.

10.14 Representations and Warranties. On the Closing Date, each of the representations and warranties of the Developer in Section 24 and elsewhere in this Agreement shall be true and correct.

10.15 Subordination Agreement. The City has provided to the Developer a subordination agreement in a form reasonably acceptable to the City, to be executed and recorded on or prior to the Closing Date, subordinating any liens against the Property related to any Lender Financing, if any, to certain encumbrances of the City set forth herein.

10.16 Other Obligations. On the Closing Date, the Developer shall have performed all of the other obligations required to be performed by the Developer under this Agreement as and when required under this Agreement.

If any of the conditions in this Section 10 have not been satisfied to DOH's reasonable satisfaction within the time periods provided for herein, or waived by DOH, DOH may, at its option, upon thirty (30) days' prior written notice to the Developer, terminate this Agreement at any time after the expiration of the applicable time period, in which event this Agreement shall be null and void and, except as otherwise specifically provided, neither party shall have any further right, duty or obligation hereunder; provided, however, that if within said thirty (30) day notice period the Developer satisfies said condition(s), then the termination notice shall be deemed to have been withdrawn. Any forbearance by DOH in exercising its right to terminate this Agreement upon a default hereunder shall not be construed as a waiver of such right.

## **SECTION 11. CONSTRUCTION REQUIREMENTS.**

11.1 Plans and Permits**Error! Bookmark not defined.** The Developer shall construct the Project on the Property in accordance with the drawings and specifications prepared by the Architect, and attached hereto as Exhibit B ("Preliminary Drawings") and the Final Plans. No material deviation from the Preliminary Drawings may be made without the prior written approval of DOH. The Preliminary Drawings and the Final Plans shall at all times conform to the Redevelopment Plan and all applicable Laws. If the Developer submits and DOH approves revised drawings and specifications after the Effective Date, the term "Preliminary Drawings" as

used herein shall refer to the revised drawing and specifications upon DOH's written approval of the same. The Developer shall submit all necessary documents to the City's Building Department, Department of Transportation and such other City departments or governmental authorities as may be necessary to acquire Governmental Approvals for the Project.

11.2 Change Orders. All Change Orders (and documentation identifying the source of funding therefor) relating to a material change to the Project must be submitted by the Developer to DOH for DOH's prior written approval, which approval shall not be unreasonably delayed. As used in the preceding sentence, a "material change to the Project" means (a) an increase or reduction in the gross or net square footage of the Project by more than 5%; or (b) any changes to the Budget that, individually or in the aggregate, increase or decrease the Budget by more than 10%. The Developer shall not authorize or permit the performance of any work relating to any Change Order or the furnishing of materials in connection therewith prior to the receipt by the Developer of DOH's written approval (to the extent required in this section).

11.3 Performance and Payment Bonds. Prior to the commencement of construction of any portion of the Project involving work in the public way or work that constitutes a "public work" under applicable state law and is required to be bonded under such state law, the Developer shall require that the General Contractor be bonded for its performance and payment by sureties having an AA rating or better using a bond in a form acceptable to the City. The City shall be named as obligee or co-obligee on any such bonds.

11.4 Employment Opportunity; Progress Reports. The Developer covenants and agrees to abide by, and contractually obligate and cause the General Contractor and each subcontractor to abide by the terms set forth in Section 23.2 (City Resident Construction Worker Employment Requirement) and Section 23.3 (MBE/WBE Commitment) of this Agreement. The Developer shall deliver to the City written progress reports detailing compliance with such requirements on a quarterly basis. If any such reports indicate a shortfall in compliance, the Developer shall also deliver a plan to DOH which shall outline, to DOH's satisfaction, the manner in which the Developer shall correct any shortfall.

11.5 Relocation of Utilities, Curb Cuts and Driveways. The Developer shall be solely responsible for and shall pay all costs associated with: (a) the relocation, installation or construction of public or private utilities, curb cuts and driveways; (b) the repair or reconstruction of any curbs, vaults, sidewalks or parkways required in connection with or damaged as a result of the Developer's construction of the Project; (c) the removal of existing pipes, utility equipment or building foundations; and (d) the termination of existing water or other utility services. The City shall have the right to approve any streetscaping provided by the Developer as part of the Project, including, without limitation, any paving of sidewalks, landscaping and lighting.

11.6 City's Right to Inspect Property. For the period commencing on the Closing Date and continuing through the date the City issues the Certificate of Completion, any authorized representative of the City shall have access to the relevant portions of the Project and the Property at all reasonable times for the purpose of determining whether the Developer is constructing the Project in accordance with the terms of this Agreement, the Plans and Specifications, the Budget, and all applicable Laws and covenants and restrictions of record.

11.7 Barricades and Signs. The Developer shall, at its sole cost and expense, erect and maintain such signs as the City may reasonably require during the Project, identifying the site as a City redevelopment project. The City reserves the right to include the name, photograph, artistic rendering of the Project and other pertinent information regarding the

Developer, the Property and the Project in the City's promotional literature and communications. Prior to the commencement of any construction activity requiring barricades, the Developer shall install barricades of a type and appearance satisfactory to the City and constructed in compliance with all applicable Laws. DOH shall have the right to approve the maintenance, appearance, color scheme, painting, nature, type, content and design of all barricades. The Developer shall erect all signs and barricades so as not to interfere with or affect any bus stop or train station in the vicinity of the Property.

11.8 Survival. The provisions of this Section 11 shall survive the Closing.

#### **SECTION 12. LIMITED APPLICABILITY.**

Any approval given by DOH pursuant to this Agreement is for the purpose of this Agreement only and does not constitute the approval required by the City's Department of Buildings or any other City department, nor does such approval constitute an approval of the quality, structural soundness or safety of any improvements located or to be located on the Property, or the compliance of said improvements with any Laws, private covenants, restrictions of record, or any agreement affecting the Property or any part thereof.

#### **SECTION 13. COMMENCEMENT AND COMPLETION OF PROJECT.**

The Developer shall commence construction of the Project no later than \_\_\_\_\_, 20\_\_, and shall complete the Project (as evidenced by the issuance of the Certificate of Completion) no later than \_\_\_\_\_, 20\_\_; provided, however, DOH, in its sole discretion, may extend the construction commencement and completion dates by up to six (6) months each (or twelve (12) months in the aggregate). The Developer shall construct the Project in accordance with this Agreement, the Plans and Specifications, the Budget, and all applicable Laws and covenants and restrictions of record.

#### **SECTION 14. CERTIFICATE OF COMPLETION OF CONSTRUCTION.**

14.1 Upon satisfaction of the requirements set forth in this Section 14, and upon the Developer's written request, DOH shall issue to the Developer a certificate of completion for the ("Certificate of Completion") in recordable form certifying that the Developer has fulfilled its obligation to complete the Project in accordance with the terms of this Agreement.

14.2 A Certificate of Completion for the Project will not be issued until the following requirements have been satisfied:

(a) The Project has been fully constructed in accordance with this Agreement, and the Developer has received a Certificate of Occupancy or other evidence acceptable to DOH that the Project is in full compliance with all building permit requirements.

(b) The Developer has obtained the Final NFR Letter for the Property, if required pursuant to Section 22 hereof.

(c) The City's Monitoring and Compliance Unit has verified in writing that the Developer is in full compliance with all City requirements set forth in Section 23.2 (City Resident Construction Worker Employment Requirement) and Section 23.3 (MBE/WBE Commitment) with respect to the Project.

(d) There exists neither an Event of Default nor a condition or event which, with the giving of notice or passage of time or both, would constitute an Event of Default.

14.3 Within forty-five (45) days after receipt of a written request by the Developer for a Certificate of Completion, the City shall provide the Developer with either the Certificate of Completion or a written statement indicating in adequate detail how the Developer has failed to complete the Project in conformity with this Agreement, or is otherwise in default, and what measures or acts will be necessary, in the sole opinion of the City, for the Developer to take or perform in order to obtain the Certificate of Completion. If the City requires additional measures or acts to assure compliance, the Developer shall resubmit a written request for the Certificate of Completion upon compliance with the City's response. The Certificate of Completion shall be in recordable form, and shall, upon recording, constitute a conclusive determination of satisfaction and termination of the covenants in this Agreement and the Deed with respect to the Developer's obligations to construct the Project. The Certificate of Completion shall not, however, constitute evidence that the Developer has complied with any Laws relating to the construction of the Project, and shall not serve as any "guaranty" as to the quality of the construction. Nor shall the Certificate of Completion release the Developer from its obligation to comply with the other terms, covenants and conditions of this Agreement, except to the extent otherwise provided by this Agreement.

#### **SECTION 15. RESTRICTIONS ON USE.**

The Developer, for itself and its successors and assigns, covenants and agrees as follows:

15.1 Compliance with Redevelopment Plan. The Developer shall use the Property in compliance with the Redevelopment Plan.

15.2 Final NFR Letter. The Developer shall comply with all land use restrictions, institutional controls and other terms and conditions contained in the Final NFR Letter, if any, for the Property.

15.3 Non-Discrimination. The Developer shall not discriminate on the basis of race, color, sex, gender identity, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status, or source of income in the sale, lease, rental, use or occupancy of the Property or the Project or any part thereof.

The Developer, for itself and its successors and assigns, acknowledges and agrees that the development and use restrictions set forth in this Section 15 constitute material, bargained-for consideration for the City and are intended to further the public policies set forth in the Redevelopment Plan.

#### **SECTION 16. PROHIBITION AGAINST SALE OR TRANSFER OF PROPERTY.**

Prior to the issuance of the Certificate of Completion for the Project, the Developer may not, without the prior written consent of DOH, which consent shall be in DOH's sole discretion: (a) directly or indirectly sell, transfer, convey, lease or otherwise dispose of all or any portion of the Property or the Project or any interest therein; or (b) directly or indirectly assign this Agreement (other than to a lender for collateral assignment purposes as permitted under Section 17). The Developer acknowledges and agrees that DOH may withhold its consent under (a) or (b) above if, among other reasons, the proposed purchaser, transferee or assignee (or

such entity's principal officers or directors) is in violation of any Laws, or if the Developer fails to submit sufficient evidence of the financial responsibility, business background and reputation of the proposed purchaser, transferee or assignee.

#### **SECTION 17. MORTGAGES AND OTHER LIENS.**

17.1 Limitation upon Encumbrance of Project Site. Prior to the issuance of the Certificate of Completion, the Developer may not, without the prior written consent of DOH, which consent shall be in DOH's sole discretion, engage in any financing or other transaction which would create an encumbrance or lien on the Property, except for any Lender Financing approved pursuant to Section 9, which shall be limited to funds necessary to construct the Project.

17.2 Mortgagees Not Obligated to Construct. Notwithstanding any other provision of this Agreement or of the Deed, the holder of any mortgage authorized by this Agreement (or any affiliate of such holder) shall not itself be obligated to construct or complete the Project, or to guarantee such construction or completion, but shall be bound by the other covenants running with the land specified in Section 18 and, at the Closing, shall execute a subordination agreement in accordance with Section 10.14. If any such mortgagee or its affiliate succeeds to the Developer's interest in the Property (or any portion thereof) prior to the issuance of the Certificate of Completion, whether by foreclosure, deed-in-lieu of foreclosure or otherwise, and thereafter transfers its interest in the Property (or any portion thereof) to another party, such transferee shall be obligated to complete the Project (or such portion of the Project located on the land so transferred), and shall also be bound by the other covenants running with the land specified in Section 18.

#### **SECTION 18. COVENANTS RUNNING WITH THE LAND.**

The Parties agree, and the Deed shall so expressly provide, that the covenants, agreements, releases and other terms and provisions contained in Section 13 (Commencement and Completion of Project), Section 15 (Restrictions on Use), Section 16 (Prohibition Against Sale or Transfer of Property), Section 17 (Limitation Upon Encumbrance of Property), and Section 22.4 (Release and Indemnification), touch and concern and shall be appurtenant to and shall run with the Property. Such covenants, agreements, releases and other terms and provisions shall be binding on the Developer and its successors and assigns (subject to the limitation set forth in Section 17 above as to any permitted mortgagee) to the fullest extent permitted by law and equity for the benefit and in favor of the City, and shall be enforceable by the City. Such covenants, agreements, releases and other terms and provisions shall terminate as follows:

<b>Section</b>	<b>Covenant</b>	<b>Termination</b>
§13.1	Completion of Project	Upon issuance of Certificate of Completion
§15.1	Redevelopment Plan Compliance	Upon expiration of Redevelopment Plan
§15.2	NFR Requirements	In accordance with terms of any Final NFR Letter
§15.3	Non-Discrimination	No limitation as to time
§16	Sale/Transfer Prohibition	Upon issuance of Certificate of Completion
§17	Limitation on Encumbrances	Upon issuance of Certificate of Completion

§23.4	Environmental Release	No limitation as to time
-------	-----------------------	--------------------------

#### SECTION 19. PERFORMANCE AND BREACH.

19.1 Time of the Essence. Time is of the essence in the Developer's performance of its obligations under this Agreement.

19.2 Event of Default. The occurrence of any one or more of the following events or occurrences shall constitute an "Event of Default" under this Agreement:

(a) the failure of the Developer to perform, keep or observe any of the covenants, conditions, promises, agreements or obligations of the Developer under this Agreement;

(b) the making or furnishing by the Developer of any warranty, representation, statement, certification, schedule or report to the City (whether in this Agreement, an Economic Disclosure Statement, or another document) which is untrue or misleading in any material respect;

(c) except as otherwise permitted hereunder, the creation (whether voluntary or involuntary) of, or any attempt to create, any lien or other encumbrance upon the Property, or the making or any attempt to make any levy, seizure or attachment thereof;

(d) the entry of any judgment or order against the Developer which is related to the Property and remains unsatisfied or undischarged and in effect for sixty (60) days after such entry without a stay of enforcement or execution; or

(e) the occurrence of an event of default under any Lender Financing, which default is not cured within any applicable cure period.

19.3 Cure. If the Developer defaults in the performance of its obligations under this Agreement, the Developer shall have thirty (30) days after written notice of default from the City to cure the default, or such longer period as shall be reasonably necessary to cure such default provided the Developer promptly commences such cure and thereafter diligently pursues such cure to completion (so long as continuation of the default does not create material risk of damage to the Project or injury to persons using the Project). Notwithstanding the foregoing or any other provision of this Agreement to the contrary, there shall be no notice requirement or cure period with respect to Events of Default described in Section 16 (Prohibition Against Transfer of Property).

19.4 Default Prior to the Issuance of Certificate. If an Event of Default occurs prior to the issuance of the Certificate of Completion, and the default is not cured in the time period provided for in Section 19.3 above, the City may terminate this Agreement and pursue and secure any available remedy against the Developer in any court of competent jurisdiction by any action or proceeding at law or in equity, including, but not limited to, damages, injunctive relief, the specific performance of the agreements contained herein, and the right to revest title to the Property in the City pursuant to the Reconveyance Deed, provided, however, that the recording of the Reconveyance Deed shall not defeat, render invalid, or limit in any way, the lien of any mortgage authorized by this Agreement. If the Reconveyance Deed is recorded by the City, the Developer shall be responsible for all real estate taxes and assessments which accrued during the period the Property was owned by the Developer, and the Developer shall cause the release

of all unpermitted liens or encumbrances placed on the Property during the period of time the Property was owned by the Developer. The Developer will cooperate with the City to ensure that if the City records the Reconveyance Deed such recording is effective for purposes of transferring title to the Property to the City.

19.5 Resale of the Property. Upon the reconveyance of the Property to the City as provided in Section 19.4, the City may complete the Project at its own cost (if the Project has not been completed) or convey the Property to a qualified and financially responsible party reasonably acceptable to the first mortgagee, who (at its own cost) shall assume the obligation of completing the Project or such other improvements as shall be satisfactory to DOH (if the Project has not been completed), and otherwise comply with the covenants that run with the land as specified in Section 18.

19.6 Disposition of Resale Proceeds. If the City sells the Property as provided for in Section 19.5, the net proceeds from the sale, after payment of all amounts owed under any mortgage liens authorized by this Agreement in order of lien priority, shall be utilized to reimburse the City for:

(a) the fair market value of the Property as if it were vacant, which fair market value shall be calculated at the time of sale; and

(b) costs and expenses incurred by the City (including, without limitation, salaries of personnel) in connection with the recapture, management and resale of the Property (less any income derived by the City from the Property in connection with such management); and

(c) all unpaid taxes, assessments, and water and sewer charges assessed against the Property; and

(d) any payments made (including, without limitation, reasonable attorneys' fees and court costs) to discharge or prevent from attaching or being made any subsequent encumbrances or liens due to obligations, defaults or acts of the Developer; and

(e) any expenditures made or obligations incurred with respect to construction or maintenance of the Project; and

(f) any other amounts owed to the City by the Developer.

The Developer shall be entitled to receive any remaining proceeds.

## **SECTION 20. CONFLICT OF INTEREST; CITY'S REPRESENTATIVES NOT INDIVIDUALLY LIABLE.**

The Developer represents and warrants that no agent, official or employee of the City has or shall have any personal interest, direct or indirect, in the Developer, this Agreement, the Property or the Project, nor shall any such agent, official or employee participate in any decision relating to this Agreement which affects his or her personal interests or the interests of any corporation, partnership, association or other entity in which he or she is directly or indirectly interested. No agent, official, director, officer, trustee or employee of the City or the Developer shall be personally liable in the event of any default under or breach of this Agreement or for

any amount which may become due with respect to any commitment or obligation under the terms of this Agreement.

#### **SECTION 21. INDEMNIFICATION.**

The Developer agrees to indemnify, pay, defend and hold the City, and its elected and appointed officials, employees and agents (individually, an "Indemnitee," and collectively the "Indemnitees") harmless from and against any and all Losses in connection with any investigative, administrative or judicial proceeding commenced or threatened, whether or not such Indemnitees shall be designated a party thereto, that may be imposed on, suffered, incurred by or asserted against the Indemnitees in any manner relating to or arising out of: (a) the failure of the Developer to comply with any of the terms, covenants and conditions applicable to the Developer and contained within this Agreement; (b) the failure of the Developer or any Agent of the Developer to pay contractors, subcontractors or material suppliers undisputed amounts owed in connection with the construction and management of the Project; (c) the existence of any material misrepresentation or omission in this Agreement or any other document related to this Agreement that is the result of information supplied or omitted by the Developer or any Agent or Affiliate of the Developer; (d) the Developer's failure to cure any material misrepresentation in this Agreement or any other document relating hereto; and (e) any activity undertaken by the Developer or any Agent or Affiliate of the Developer on the Property prior to or after the Closing. Notwithstanding the foregoing, no Indemnitee, shall be indemnified for claims to the extent arising out of such Indemnitee's breach of this Agreement or gross negligence or willful misconduct. This indemnification shall survive the Closing and any termination of this Agreement (regardless of the reason for such termination).

#### **SECTION 22. ENVIRONMENTAL MATTERS.**

22.1 "As Is" Sale. The City makes no covenant, representation or warranty, express or implied, of any kind, as to the structural, physical or environmental condition of the property or the suitability of the property for any purpose whatsoever. The Developer acknowledges that it has had adequate opportunity to inspect and evaluate the structural, physical and environmental conditions and risks of the property and accepts the risk that any inspection may not disclose all material matters affecting the property. The Developer agrees to accept the property in its "AS IS," "WHERE IS" and "WITH ALL FAULTS" condition at closing, with all faults and defects, latent or otherwise, and the City has not made and does not make any covenant, representation or warranty, express or implied, of any kind, or give any indemnification of any kind to the Developer, with respect to the structural, physical or environmental condition of the value of the property, its compliance with any statute, ordinance or regulation, or its habitability, suitability, merchantability or fitness for any purpose whatsoever. The Developer acknowledges that it is relying solely upon its own inspection and other due diligence activities and not upon any information (including, without limitation, environmental studies or reports of any kind) provided by or on behalf of the City or its agents or employees with respect thereto. The Developer agrees that it is its sole responsibility and obligation to perform at its expense any environmental remediation work and take such other action as is necessary to put the property in a condition which is suitable for its intended use.

22.2 Release and Indemnification. The Developer, on behalf of itself and its officers, directors, employees, successors, assigns and anyone claiming by, through or under them (collectively, the "Developer Parties"), hereby releases, relinquishes and forever discharges the City, its officers, agents and employees (collectively, the "Indemnified Parties"), from and against any and all Losses which the Developer ever had, now have, or hereafter may have,

whether grounded in tort or contract or otherwise, in any and all courts or other forums, of whatever kind or nature, whether known or unknown, foreseen or unforeseen, now existing or occurring after the Closing Date, based upon, arising out of or in any way connected with, directly or indirectly (i) any environmental contamination, pollution or hazards associated with the Property or any improvements, facilities or operations located or formerly located thereon, including, without limitation, any release, emission, discharge, generation, transportation, treatment, storage or disposal of Hazardous Materials, or threatened release, emission or discharge of Hazardous Materials; (ii) the structural, physical or environmental condition of the Property, including, without limitation, the presence or suspected presence of Hazardous Materials in, on, under or about the Property or the migration of Hazardous Materials from or to other Property; (iii) any violation of, compliance with, enforcement of or liability under any Environmental Laws, including, without limitation, any governmental or regulatory body response costs, natural resource damages or Losses arising under CERCLA; and (iv) any investigation, cleanup, monitoring, remedial, removal or restoration work required by any federal, state or local governmental agency or political subdivision or other third party in connection or associated with the Property or any improvements, facilities or operations located or formerly located thereon (collectively, "Released Claims"); provided, however, the foregoing release shall not apply to the extent such Losses are proximately caused by the gross negligence or willful misconduct of the City following the Closing Date. Furthermore, the Developer shall indemnify, defend (through an attorney reasonably acceptable to the City) and hold the Indemnified Parties harmless from and against any and all Losses which may be made or asserted by any third parties (including, without limitation, any of the Developer Parties) arising out of or in any way connected with, directly or indirectly, any of the Released Claims, except as provided in the immediately preceding sentence for the City's gross negligence or willful misconduct following the Closing Date. The Developer Parties waive their rights of contribution and subrogation against the Indemnified Parties.

22.3 Release Runs with the Property. The covenant of release in Section 22.2 above shall run with the Property, and shall be binding upon all successors and assigns of the Developer with respect to the Property, including, without limitation, each and every person, firm, corporation, limited liability company, trust or other entity owning, leasing, occupying, using or possessing any portion of the Property under or through the Developer following the date of the Deed. The Developer acknowledges and agrees that the foregoing covenant of release constitutes a material inducement to the City to enter into this RDA, and that, but for such release, the City would not have agreed to convey the Property to the Developer. It is expressly agreed and understood by and between the Developer and the City that, should any future obligation of the Developer or Developer Parties arise or be alleged to arise in connection with any environmental, soil or other condition of the Property, the Developer and any of the Developer Parties shall not assert that those obligations must be satisfied in whole or in part by the City, because Section 22.2 contains a full, complete and final release of all such claims, except as provided in such section for the City's gross negligence or willful misconduct following the Closing Date.

22.4 Standard Environmental Language.

(a) The Developer has provided the City with a Phase I Environmental Site Assessment ("Phase I ESA") compliant with ASTM E-1527-13 and a Phase II Environmental Site Assessment ("Phase II ESA") for the Property prior to the conveyance of the Property. The Phase I ESA for the Property identified Recognized Environmental Conditions ("RECs") and the Developer performed a Phase II ESA to ascertain the presence of any environmental impacts that may be associated with the

RECs. The Phase II ESA did not identify contamination above residential remediation objectives as determined by Title 35 of the Illinois Administrative Code ("IAC") Part 742.

(b) Developer acknowledges that City is not liable for, or bound in any manner by, any express or implied warranties, guarantees, promises, statements, inducements, representations or information pertaining to the Property made or furnished by any real estate agent, broker, employee, or other person representing or purporting to represent the City, including, without limitation, with respect to the physical condition, size, zoning, income potential, expenses or operation thereof, the uses that can be made of the same or in any manner or thing with respect thereof.

(c) The Developer shall remove any soil or soil gas not meeting the requirements of 35 IAC Section 742.305. Any underground storage tanks ("USTs") identified must be removed and closed in accordance with applicable regulations including Title 41 of IAC Part 175 and any identified leaking USTs must be properly addressed in accordance with 35 IAC Part 734.

### **SECTION 23. DEVELOPER'S EMPLOYMENT OBLIGATIONS.**

23.1 Employment Opportunity. The Developer agrees, and shall contractually obligate its various contractors, subcontractors and any Affiliate of the Developer operating on the Property (collectively, the "Employers" and individually, an "Employer") to agree, that with respect to the provision of services in connection with the construction of the Project:

(a) Neither the Developer nor any Employer shall discriminate against any employee or applicant for employment based upon race, religion, color, sex, national origin or ancestry, age, handicap or disability, sexual orientation, military discharge status, marital status, parental status or source of income as defined in the City of Chicago Human Rights Ordinance, Section 2-160-010 et seq. of the Municipal Code, as amended from time to time (the "Human Rights Ordinance"). The Developer and each Employer shall take affirmative action to ensure that applicants are hired and employed without discrimination based upon the foregoing grounds, and are treated in a non-discriminatory manner with regard to all job-related matters, including, without limitation: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Developer and each Employer agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the City setting forth the provisions of this nondiscrimination clause. In addition, the Developer and each Employer, in all solicitations or advertisements for employees, shall state that all qualified applicants shall receive consideration for employment without discrimination based upon the foregoing grounds.

(b) To the greatest extent feasible, the Developer and each Employer shall (i) present opportunities for training and employment of low and moderate income residents of the City, and (ii) provide that contracts for work in connection with the construction of the Project be awarded to business concerns which are located in or owned in substantial part by persons residing in, the City.

(c) The Developer and each Employer shall comply with all federal, state and local equal employment and affirmative action statutes, rules and regulations, including,

without limitation, the Human Rights Ordinance and the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1993), both as amended from time to time, and any regulations promulgated thereunder.

(d) The Developer, in order to demonstrate compliance with the terms of this Section 23.1, shall cooperate with and promptly and accurately respond to inquiries by the City, which has the responsibility to observe and report compliance with equal employment opportunity regulations of federal, state and municipal agencies.

(e) The Developer and each Employer shall include the foregoing provisions of subparagraphs (a) through (d) in every contract entered into in connection with the construction of the Project, and shall require inclusion of these provisions in every subcontract entered into by any subcontractors, and every agreement with any affiliate operating on the Property, so that each such provision shall be binding upon each contractor, subcontractor or affiliate, as the case may be.

(f) Failure to comply with the employment obligations described in this Section 23.1 shall be a basis for the City to pursue remedies under the provisions of Section 19.

#### 23.2 City Resident Employment Requirement.

(a) The Developer agrees, and shall contractually obligate each Employer to agree, that during the construction of the Project, the Developer and each Employer shall comply with the minimum percentage of total worker hours performed by actual residents of the City of Chicago as specified in Section 2-92-330 of the Municipal Code (at least fifty percent); provided, however, that in addition to complying with this percentage, the Developer and each Employer shall be required to make good faith efforts to utilize qualified residents of the City in both unskilled and skilled labor positions.

(b) The Developer and the Employers may request a reduction or waiver of this minimum percentage level of Chicagoans as provided for in Section 2-92-330 of the Municipal Code in accordance with standards and procedures developed by the chief procurement officer of the City of Chicago.

(c) "Actual residents of the City of Chicago" shall mean persons domiciled within the City of Chicago. The domicile is an individual's one and only true, fixed and permanent home and principal establishment.

(d) The Developer and the Employers shall provide for the maintenance of adequate employee residency records to ensure that actual Chicago residents are employed on the construction of the Project. The Developer and the Employers shall maintain copies of personal documents supportive of every Chicago employee's actual record of residence.

(e) The Developer and the Employers shall submit weekly certified payroll reports (U.S. Department of Labor Form WH-347 or equivalent) to DOH in triplicate, which shall identify clearly the actual residence of every employee on each submitted certified payroll. The first time that an employee's name appears on a payroll, the date

that the Developer or Employer hired the employee should be written in after the employee's name.

(f) The Developer and the Employers shall provide full access to their employment records to the chief procurement officer, DOH, the Superintendent of the Chicago Police Department, the inspector general, or any duly authorized representative thereof. The Developer and the Employers shall maintain all relevant personnel data and records for a period of at least three (3) years after the issuance of the Certificate of Completion.

(g) At the direction of DOH, the Developer and the Employers shall provide affidavits and other supporting documentation to verify or clarify an employee's actual address when doubt or lack of clarity has arisen.

(h) Good faith efforts on the part of the Developer and the Employers to provide work for actual Chicago residents (but not sufficient for the granting of a waiver request as provided for in the standards and procedures developed by the chief procurement officer) shall not suffice to replace the actual, verified achievement of the requirements of this Section 23.2 concerning the worker hours performed by actual Chicago residents.

(i) If the City determines that the Developer or an Employer failed to ensure the fulfillment of the requirements of this Section 23.2 concerning the worker hours performed by actual Chicago residents or failed to report in the manner as indicated above, the City will thereby be damaged in the failure to provide the benefit of demonstrable employment to Chicagoans to the degree stipulated in this Section 23.2. If such non-compliance is not remedied in accordance with the breach and cure provisions of Section 19.3, the parties agree that 1/20 of 1 percent (.05%) of the aggregate hard construction costs set forth in the Budget shall be surrendered by the Developer to the City in payment for each percentage of shortfall toward the stipulated residency requirement. Failure to report the residency of employees entirely and correctly shall result in the surrender of the entire liquidated damages as if no Chicago residents were employed in either of the categories. The willful falsification of statements and the certification of payroll data may subject the Developer and/or the other Employers or employees to prosecution.

(j) Nothing herein provided shall be construed to be a limitation upon the "Notice of Requirements for Affirmative Action to Ensure Equal Employment Opportunity, Executive Order 11246" and "Standard Federal Equal Employment Opportunity, Executive Order 11246," or other affirmative action required for equal opportunity under the provisions of this Agreement.

(k) The Developer shall cause or require the provisions of this Section 23.2 to be included in all construction contracts and subcontracts related to the construction of the Project.

23.3 Developer's MBE/WBE Commitment. The Developer agrees for itself and its successors and assigns, and, if necessary to meet the requirements set forth herein, shall contractually obligate the General Contractor to agree, that during the construction of the Project:

(a) Consistent with the findings which support, as applicable, (i) the Minority-Owned and Women-Owned Business Enterprise Procurement Program, Section 2-92-420 et seq., Municipal Code (the "Procurement Program"), and (ii) the Minority- and Women-Owned Business Enterprise Construction Program, Section 2-92-650 et seq., Municipal Code (the "Construction Program," and collectively with the Procurement Program, the "MBE/WBE Program"), and in reliance upon the provisions of the MBE/WBE Program to the extent contained in, and as qualified by, the provisions of this Section 23.3, during the course of construction of the Project, at least 26% of the aggregate hard construction costs shall be expended for contract participation by minority-owned businesses and at least 6% of the aggregate hard construction costs shall be expended for contract participation by women-owned businesses.

(b) For purposes of this Section 23.3 only:

(i) The Developer (and any party to whom a contract is let by the Developer in connection with the Project) shall be deemed a "contractor" and this Agreement (and any contract let by the Developer in connection with the Project) shall be deemed a "contract" or a "construction contract" as such terms are defined in Sections 2-92-420 and 2-92-670, Municipal Code, as applicable.

(ii) The term "minority-owned business" or "MBE" shall mean a business identified in the Directory of Certified Minority Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a minority-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

(iii) The term "women-owned business" or "WBE" shall mean a business identified in the Directory of Certified Women Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a women-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

(c) Consistent with Sections 2-92-440 and 2-92-720, Municipal Code, the Developer's MBE/WBE commitment may be achieved in part by the Developer's status as an MBE or WBE (but only to the extent of any actual work performed on the Project by the Developer) or by a joint venture with one or more MBEs or WBEs (but only to the extent of the lesser of (i) the MBE or WBE participation in such joint venture, or (ii) the amount of any actual work performed on the Project by the MBE or WBE); by the Developer utilizing a MBE or a WBE as the General Contractor (but only to the extent of any actual work performed on the Project by the General Contractor); by subcontracting or causing the General Contractor to subcontract a portion of the construction of the Project to one or more MBEs or WBEs; by the purchase of materials or services used in the construction of the Project from one or more MBEs or WBEs; or by any combination of the foregoing. Those entities which constitute both a MBE and a WBE shall not be credited more than once with regard to the Developer's MBE/WBE commitment as described in this Section 23.3. In accordance with Section 2-92-730, Municipal Code, the Developer shall not substitute any MBE or WBE General Contractor or subcontractor without the prior written approval of DOH.

(d) The Developer shall deliver quarterly reports to the City's monitoring staff during the construction of the Project describing its efforts to achieve compliance with this MBE/WBE commitment. Such reports shall include, *inter alia*, the name and business address of each MBE and WBE solicited by the Developer or the General Contractor to work on the Project, and the responses received from such solicitation, the name and business address of each MBE or WBE actually involved in the construction of the Project, a description of the work performed or products or services supplied, the date and amount of such work, product or service, and such other information as may assist the City's monitoring staff in determining the Developer's compliance with this MBE/WBE commitment. The Developer shall maintain records of all relevant data with respect to the utilization of MBEs and WBEs in connection with the construction of the Project for at least five (5) years after completion of the Project, and the City's monitoring staff shall have access to all such records maintained by the Developer, on prior notice of at least five (5) Business Days, to allow the City to review the Developer's compliance with its commitment to MBE/WBE participation and the status of any MBE or WBE performing any portion of the construction of the Project.

(e) Upon the disqualification of any MBE or WBE General Contractor or subcontractor, if the disqualified party misrepresented such status, the Developer shall be obligated to discharge or cause to be discharged the disqualified General Contractor or subcontractor, and, if possible, identify and engage a qualified MBE or WBE as a replacement. For purposes of this subsection (e), the disqualification procedures are further described in Sections 2-92-540 and 2-92-730, Municipal Code, as applicable.

(f) Any reduction or waiver of the Developer's MBE/WBE commitment as described in this Section 23.3 shall be undertaken in accordance with Sections 2-92-450 and 2-92-730, Municipal Code, as applicable.

**23.4 Pre-Construction Conference and Post-Closing Compliance Requirements.** Not less than seven (7) Business Days prior to the Closing Date, the Developer and the Developer's General Contractor and all major subcontractors shall meet with DOH monitoring staff regarding compliance with all Section 23 requirements. During this pre-construction meeting, the Developer shall present its plan to achieve its obligations under this Section 23, the sufficiency of which the City's monitoring staff shall approve as a precondition to the Closing. During the construction of the Project, the Developer shall submit all documentation required by this Section 23 to the City's monitoring staff, including, without limitation, the following: (a) subcontractor's activity report; (b) contractor's certification concerning labor standards and prevailing wage requirements (if applicable); (c) contractor letter of understanding; (d) monthly utilization report; (e) authorization for payroll agent; (f) certified payroll; (g) evidence that MBE/WBE contractor associations have been informed of the Project via written notice and hearings; and (h) evidence of compliance with job creation/job retention requirements (if any). Failure to submit such documentation on a timely basis, or a determination by the City's monitoring staff, upon analysis of the documentation, that the Developer is not complying with its obligations under this Section 23, shall, upon the delivery of written notice to the Developer, be deemed an Event of Default. Upon the occurrence of any such Event of Default, in addition to any other remedies provided in this Agreement, the City may: (x) issue a written demand to the Developer to halt construction of the Project, (y) withhold any further payment of any City funds to the Developer or the General Contractor (if applicable), or (z) seek any other remedies against the Developer available at law or in equity.

**SECTION 24. REPRESENTATIONS AND WARRANTIES.**

24.1 Representations and Warranties of the Developer. To induce the City to execute this Agreement and perform its obligations hereunder, the Developer represents, warrants and covenants as follows:

(a) The Developer is an Illinois limited liability company duly organized, validly existing, and in good standing under the laws of the State of Illinois, with full power and authority to acquire, own and redevelop the Property, and the person signing this Agreement on behalf of the Developer has the authority to do so.

(b) All certifications and statements contained in the Economic Disclosure Statements submitted to the City by the Developer are true, accurate and complete.

(c) The Developer has the right, power and authority to enter into, execute, deliver and perform this Agreement. The Developer's execution, delivery and performance of this Agreement, and all instruments and agreements contemplated hereby, have been duly authorized by all necessary action, and do not and will not violate the Developer's articles of organization or operating agreement (as amended and supplemented), or any applicable Laws, nor will such execution, delivery and performance, upon the giving of notice or lapse of time or both, result in a breach or violation of, or constitute a default under, or require any consent under, any other agreement, instrument or document to which the Developer, or any party affiliated with the Developer, is a party or by which the Developer or the Property is now or may become bound.

(d) No action, litigation, investigation or proceeding of any kind is pending or threatened against the Developer or any party affiliated with the Developer by or before any court, governmental commission, board, bureau or any other administrative agency, and the Developer knows of no facts which could give rise to any such action, litigation, investigation or proceeding, which could: (i) affect the ability of the Developer to perform its obligations hereunder; or (ii) materially affect the operation or financial condition of the Developer.

(e) The Developer is now and for the term of the Agreement shall remain solvent and able to pay its debts as they mature.

(f) The Developer shall procure and maintain all Governmental Approvals necessary to construct, complete and operate the Project.

(g) The Developer is not in default in any material respect with respect to any indenture, loan agreement, mortgage, note or any other agreement or instrument related to the borrowing of money to which the Developer is a party or by which the Developer is bound.

(h) The Project will not violate: (i) any applicable Laws, including, without limitation, any zoning and building codes and Environmental Laws; or (ii) any building permit, restriction of record or other agreement affecting the Property.

(i) The Developer has not made or caused to be made, directly or indirectly, any payment, gratuity or offer of employment in connection with this Agreement or any contract paid from the City treasury or pursuant to City ordinance, for services to any

City agency ("City Contract") as an inducement for the City to enter into this Agreement or any City Contract with the Developer in violation of Chapter 2-156-120 of the Municipal Code of the City.

(j) Neither the Developer nor any Affiliate of the Developer is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable Laws: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

**24.2 Representations and Warranties of the City.** To induce the Developer to execute this Agreement and perform its obligations hereunder, the City hereby represents and warrants to the Developer that the City has authority under its home rule powers to execute and deliver this Agreement and perform the terms and obligations contained herein.

**24.3 Survival of Representations and Warranties.** Each of the Parties agrees that all warranties, representations, covenants and agreements contained in this Section 24 and elsewhere in this Agreement are true, accurate and complete as of the Effective Date and shall survive the Effective Date and shall be in effect until the issuance of the Certificate of Completion.

## **SECTION 25. NOTICES.**

Any notice, demand or communication required or permitted to be given hereunder shall be given in writing at the addresses set forth below by any of the following means: (a) personal service; (b) facsimile or email; (c) overnight courier; or (d) registered or certified first class mail, postage prepaid, return receipt requested:

If to the City:	City of Chicago Department of Housing 121 North LaSalle Street, Room 1000 Chicago, Illinois 60602 Attn: Commissioner
With a copy to:	City of Chicago Department of Law 121 North LaSalle Street, Suite 600 Chicago, Illinois 60602 Attn: Real Estate and Land Use Division
If to the Developer:	Franklin Holdings, LLC – Twenty-Eighth Series 9462 Franklin Avenue Franklin Park, Illinois 60131 Attn: Anthony J. Gonka
With a copy to:	Newman, Boyer & Statham, Ltd. 20 North Clark, Suite 800 Chicago, Illinois 60602 Attn: Arnold S. Newman

Any notice, demand or communication given pursuant to either clause (a) or (b) hereof shall be deemed received upon such personal service or upon confirmed transmission by facsimile or email, respectively, provided that such facsimile transmission is confirmed as having occurred prior to 5:00 p.m. on a business day. If such transmission occurred after 5:00 p.m. on a business day or on a non-business day, it shall be deemed to have been given on the next business day. Any notice, demand or communication given pursuant to clause (c) shall be deemed received on the business day immediately following deposit with the overnight courier. Any notice, demand or communication sent pursuant to clause (d) shall be deemed received three (3) Business Days after mailing. The parties, by notice given hereunder, may designate any further or different addresses to which subsequent notices, demands or communications shall be given. The refusal to accept delivery by any party or the inability to deliver any communication because of a changed address of which no notice has been given in accordance with this Section 25 shall constitute delivery.

#### **SECTION 26. BUSINESS RELATIONSHIPS.**

The Developer acknowledges (a) receipt of a copy of Section 2-156-030 (b) of the Municipal Code, (b) that it has read such provision and understands that pursuant to such Section 2-156-030 (b) it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a "Business Relationship" (as defined in Section 2-156-080 of the Municipal Code), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a Business Relationship, and (c) notwithstanding anything to the contrary contained in this Agreement, that a violation of Section 2-156-030 (b) by an elected official, or any person acting at the direction of such official, with respect to any transaction contemplated by this Agreement shall be grounds for termination of this Agreement and the transactions contemplated hereby. The Developer hereby represents and warrants that no violation of Section 2-145-030 (b) has occurred with respect to this Agreement or the transactions contemplated hereby.

#### **SECTION 27. PATRIOT ACT CERTIFICATION.**

The Developer represents and warrants that neither the Developer nor any Affiliate thereof is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable Laws: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

#### **SECTION 28. PROHIBITION ON CERTAIN CONTRIBUTIONS PURSUANT TO MAYORAL EXECUTIVE ORDER NO. 2011-4.**

28.1 The Developer agrees that it, any person or entity who directly or indirectly has an ownership or beneficial interest in it of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, its contractors (i.e., any person or entity in direct contractual privity with the Developer regarding the subject matter of this Agreement) ("Contractors"), any person or entity who directly or indirectly has an ownership or beneficial interest in any Contractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (such Owners and all other preceding classes of persons and entities, collectively

the "Identified Parties"), shall not make a contribution of any amount to the Mayor of the City of Chicago or to his political fundraising committee (a) after execution of this Agreement by the Developer, (b) while this Agreement or any Other Contract (as hereinafter defined) is executory, (c) during the term of this Agreement or any Other Contract, or (d) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated. This provision shall not apply to contributions made prior to May 16, 2011, the effective date of Executive Order 2011-4.

28.2 The Developer represents and warrants that from the later of (a) May 16, 2011, or (b) the date the City approached the Developer, or the date the Developer approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

28.3 The Developer agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

28.4 The Developer agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 2011-4 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

28.5 Notwithstanding anything to the contrary contained herein, the Developer agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this Section 27 or violation of Mayoral Executive Order No. 2011-4 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted, unless the City, in its sole discretion, elects to grant such an opportunity to cure. Such breach and default entitles the City to all remedies (including, without limitation, termination for default) under this Agreement, and under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

28.6 If the Developer intentionally violates this provision or Mayoral Executive Order No. 2011-4 prior to the Closing, the City may elect to decline to close the transaction contemplated by this Agreement.

28.7 For purposes of this provision:

(a) "Bundle" means to collect contributions from more than one source, which contributions are then delivered by one person to the Mayor or to his political fundraising committee.

(b) "Other Contract" means any other agreement with the City to which the Developer is a party that is (i) formed under the authority of Chapter 2-92 of the Municipal Code; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the City Council.

(c) "Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code, as amended.

(d) Individuals are "domestic partners" if they satisfy the following criteria:

(i) they are each other's sole domestic partner, responsible for each other's common welfare; and

(ii) neither party is married; and

(iii) the partners are not related by blood closer than would bar marriage in the State of Illinois; and

(iv) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and

(v) two of the following four conditions exist for the partners:

(1) The partners have been residing together for at least 12 months.

(2) The partners have common or joint ownership of a residence.

(3) The partners have at least two of the following arrangements:

(A) joint ownership of a motor vehicle;

(B) joint credit account;

(C) a joint checking account;

(D) a lease for a residence identifying both domestic partners as tenants.

(4) Each partner identifies the other partner as a primary beneficiary in a will.

(e) "Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal Code, as amended.

#### **SECTION 29. INSPECTOR GENERAL AND LEGISLATIVE INSPECTOR GENERAL.**

It is the duty of every officer, employee, department, agency, contractor, subcontractor, developer and licensee of the City, and every applicant for certification of eligibility for a City contract or program, to cooperate with the City's Legislative Inspector General and with the City's Inspector General in any investigation or hearing undertaken pursuant to Chapters 2-55 and 2-56, respectively, of the Municipal Code. The Developer understands and will abide by all provisions of Chapters 2-55 and 2-56 of the Municipal Code.

#### **SECTION 30. WASTE ORDINANCE PROVISIONS.**

In accordance with Section 11-4-1600(e) of the Municipal Code, the Developer warrants and represents that it, and to the best of its knowledge, its contractors and subcontractors, have not violated and are not in violation of any provisions of Section 7-28 or Section 11-4 of the Municipal Code (the "Waste Sections"). During the period while this Agreement is executory,

any violation of the Waste Sections by the Developer, its General Contractor or any subcontractor, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole discretion of the Commissioner of DOH. Such breach and default entitles the City to all remedies under this Agreement, at law or in equity. This section does not limit the duty of the Developer, the General Contractor and any subcontractors to comply with all applicable Laws, in effect now or later, and whether or not they appear in this Agreement. Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect the Developer's eligibility for future contract awards.

### **SECTION 31. 2014 CITY HIRING PLAN**

31.1 The City is subject to the June 16, 2014 "City of Chicago Hiring Plan" (as amended, the "2014 City Hiring Plan") entered in *Shakman v. Democratic Organization of Cook County*, Case No 69 C 2145 (United States District Court for the Northern District of Illinois). Among other things, the 2014 City Hiring Plan prohibits the City from hiring persons as governmental employees in non-exempt positions on the basis of political reasons or factors.

31.2 The Developer is aware that City policy prohibits City employees from directing any individual to apply for a position with the Developer, either as an employee or as a subcontractor, and from directing the Developer to hire an individual as an employee or as a subcontractor. Accordingly, the Developer must follow its own hiring and contracting procedures, without being influenced by City employees. Any and all personnel provided by the Developer under this Agreement are employees or subcontractors of the Developer, not employees of the City of Chicago. This Agreement is not intended to and does not constitute, create, give rise to, or otherwise recognize an employer-employee relationship of any kind between the City and any personnel provided by the Developer.

31.3 The Developer will not condition, base, or knowingly prejudice or affect any term or aspect to the employment of any personnel provided under this Agreement, or offer employment to any individual to provide services under this Agreement, based upon or because of any political reason or factor, including, without limitation, any individual's political affiliation, membership in a political organization or party, political support or activity, political financial contributions, promises of such political support, activity or financial contributions, or such individual's political sponsorship or recommendation. For purposes of this Agreement, a political organization or party is an identifiable group or entity that has as its primary purpose the support of or opposition to candidates for elected public office. Individual political activities are the activities of individual persons in support of or in opposition to political organizations or parties or candidates for elected public office.

31.4 In the event of any communication to the Developer by a City employee or City official in violation of Section 32.2 above, or advocating a violation of Section 32.3 above, the Developer will, as soon as is reasonably practicable, report such communication to the Hiring Oversight Section of the City's Office of the Inspector General (the "OIG"), and also to the head of the relevant City department utilizing services provided under this Agreement. The Developer will also cooperate with any inquiries by the OIG.

**SECTION 32. FAILURE TO MAINTAIN ELIGIBILITY TO DO BUSINESS WITH THE CITY.**

Failure by the Developer or any controlling person (as defined in Section 1-23-010 of the Municipal Code) thereof to maintain eligibility to do business with the City of Chicago as required by Section 1-23-030 of the Municipal Code shall be grounds for termination of this Agreement and the transactions contemplated hereby. The Developer shall at all times comply with Section 2-154-020 of the Municipal Code.

**SECTION 33. MISCELLANEOUS.**

The following general provisions govern this Agreement:

33.1 Counterparts. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original and all of which, taken together, shall constitute a single, integrated instrument.

33.2 Cumulative Remedies. The remedies of any party hereunder are cumulative and the exercise of any one or more of such remedies shall not be construed as a waiver of any other remedy herein conferred upon such party or hereafter existing at law or in equity, unless specifically so provided herein.

33.3 Date for Performance. If the final date of any time period set forth herein falls on a Saturday, Sunday or legal holiday under the laws of Illinois or the United States of America, then such time period shall be automatically extended to the next business day.

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

33.5 Entire Agreement; Modification. This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes any prior agreements, negotiations and discussions. This Agreement may not be modified or amended in any manner without the prior written consent of the parties hereto. No term of this Agreement may be waived or discharged orally or by any course of dealing, but only by an instrument in writing signed by the party benefited by such term.

33.6 Exhibits. All exhibits referred to herein and attached hereto shall be deemed part of this Agreement:

33.7 Force Majeure. Neither the City nor the Developer shall be considered in breach of or in default of its obligations under this Agreement in the event of a delay due to unforeseeable events or conditions beyond the reasonable control of the party affected which in fact interferes with the ability of such party to discharge its obligations hereunder, including, without limitation, fires, floods, strikes, shortages of material and unusually severe weather or delays of subcontractors due to such causes. The time for the performance of the obligations shall be extended only for the period of the delay and only if the party relying on this section requests an extension in writing within twenty (20) days after the beginning of any such delay.

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

33.9 Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois.

33.10 Headings. The headings of the various sections and subsections of this Agreement have been inserted for convenience of reference only and shall not in any manner be construed as modifying, amending or affecting in any way the express terms and provisions hereof.

33.11 Limitation of Liability. No member, official, officer, director, trustee or employee of the City or the Developer shall be personally liable in the event of any default or breach under this Agreement or for any amount which may become due to any other party under the terms of this Agreement.

33.12 No Merger. The terms of this Agreement shall not be merged with the Deed, and the delivery of the Deed shall not be deemed to affect or impair the terms of this Agreement.

33.13 No Waiver. No waiver by the City with respect to any specific default by the Developer shall be deemed to be a waiver of the rights of the City with respect to any other defaults of the Developer, nor shall any forbearance by the City to seek a remedy for any breach or default be deemed a waiver of its rights and remedies with respect to such breach or default, nor shall the City be deemed to have waived any of its rights and remedies unless such waiver is in writing.

33.14 Severability. If any term of this Agreement or any application thereof is held invalid or unenforceable, the remainder of this Agreement shall be construed as if such invalid part were never included herein and this Agreement shall be and remain valid and enforceable to the fullest extent permitted by law.

33.15 Successors and Assigns. Except as otherwise provided in this Agreement, the terms and conditions of this Agreement shall apply to and bind the successors and assigns of the parties.

33.16 Venue and Consent to Jurisdiction. If there is a lawsuit under this Agreement, each party agrees to submit to the jurisdiction of the courts of Cook County, the State of Illinois and the United States District Court for the Northern District of Illinois.

IN WITNESS WHEREOF, the undersigned has caused this Agreement to be executed on or as of the date first above written.

CITY OF CHICAGO, an Illinois municipal corporation and home rule unit of government

By: \_\_\_\_\_  
Marisa C. Novara  
Commissioner  
Department of Housing

STATE OF ILLINOIS        )  
  ) SS.  
COUNTY OF COOK        )

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, do hereby certify that Marisa C. Novara, the Commissioner of the Department of Housing of the City of Chicago, an Illinois municipal corporation ("City"), and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and, being first duly sworn by me, acknowledged that, as said Commissioner, she signed and delivered the foregoing instrument pursuant to authority given by the City as her free and voluntary act and as the free and voluntary act and deed of the City, for the uses and purposes therein set forth.

GIVEN under my notarial seal this \_\_\_\_ day of \_\_\_\_\_, 2019.

\_\_\_\_\_  
NOTARY PUBLIC

**IN WITNESS WHEREOF**, the undersigned has caused this Agreement to be executed on or as of the date first above written.

**FRANKLIN HOLDINGS, LLC – TWENTY-EIGHTH SERIES**, an Illinois limited liability company

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_

STATE OF ILLINOIS        )  
  ) SS.  
COUNTY OF COOK        )

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, do hereby certify that \_\_\_\_\_, the \_\_\_\_\_ of Franklin Holdings, LLC – Twenty-Eighth Series, an Illinois limited liability company, personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and, being first duly sworn by me, acknowledged that s/he signed and delivered the foregoing instrument pursuant to authority given by the Company, as her/his free and voluntary act and as the free and voluntary act and deed of the Company, for the uses and purposes therein set forth.

GIVEN under my notarial seal this \_\_\_\_ day of \_\_\_\_\_, 2019.

\_\_\_\_\_  
NOTARY PUBLIC

[(Sub)Exhibits "B" and "C" referred to in this Agreement for Sale and Redevelopment of Land with Franklin Holdings LLC- Twenty Eighty Series unavailable at time of printing.]

[(Sub)Exhibit "A" referred to in this Agreement for Sale and Redevelopment of Land with Franklin Holdings LLC-Twenty Eighty Series constitutes Exhibit "A" to ordinance printed on page 2504 of this *Journal*.]

NEGOTIATED SALE OF CITY-OWNED PROPERTY AT 434 -- 436 E. 46<sup>TH</sup> PL. TO AND EXECUTION OF REDEVELOPMENT AGREEMENT WITH SWIFT EQUITY LLC FOR CONSTRUCTION OF RESIDENTIAL BUILDINGS.

[O2019-4159]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Housing and Real Estate, for which a meeting was held on July 17, 2019, having had under consideration an ordinance introduced by Mayor Lori E. Lightfoot on June 12, 2019, this being the sale of City-owned property at 434 -- 436 East 46<sup>th</sup> Place to Swift Equity LLC, 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 voice vote of all committee members present, with no dissenting votes.

Respectfully submitted,

(Signed) HARRY OSTERMAN,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 pursuant to Article VII, Section 6(a) of the 1970 State of Illinois Constitution and may exercise any power related to its local governmental affairs; and

WHEREAS, The City has established the Community Development Commission ("CDC") to, among other things, designate redevelopment areas and recommend the sale of parcels located in redevelopment areas, subject to the approval of the City Council; and

WHEREAS, Pursuant to ordinances adopted on March 27, 2002, and published at pages 81458 through 81465, in the *Journal of the Proceedings of the City Council of the City of Chicago* of such date, the City Council: (i) approved a certain redevelopment plan and project ("Redevelopment Plan") for the 47<sup>th</sup>/King Drive Tax Increment Financing Redevelopment Project Area ("Redevelopment Area") pursuant to the Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74.4-1, et seq.) (the "Act"), (ii) designated the Redevelopment Area as a redevelopment project area pursuant to the Act, and (iii) adopted tax increment financing pursuant to the Act as a means of financing certain Redevelopment Area redevelopment project costs (as defined in the Act) incurred pursuant to the Redevelopment Plan; and

WHEREAS, The City owns that certain property commonly known as 434 -- 436 East 46<sup>th</sup> Place, Chicago, Illinois, which is located in the Redevelopment Area and legally described on Exhibit A attached hereto ("Property"); and

WHEREAS, The total appraised value of the Property is \$108,000 ("Purchase Price"), based on a November 1, 2018 appraisal valuing 436 East 46<sup>th</sup> Place at \$90,000 and a January 10, 2019 appraisal valuing 434 East 46<sup>th</sup> Place at \$18,000; and

WHEREAS, Swift Equity LLC, an Illinois limited liability company ("Developer"), has offered to purchase the Property from the City for the Purchase Price and to build two six-unit residential buildings ("Building") on the Property (the "Project"); and

WHEREAS, Section 2-44-080 of the Chicago Municipal Code (the "Affordable Requirements Ordinance" or the "ARO") obligates the City to impose certain affordability requirements upon developers who undertake residential development projects that include ten (10) or more dwelling units and that receive City assistance in the form of the sale of City land ("Acquisition Assistance"), financial assistance, or approval of certain zoning changes; and

WHEREAS, Developer acknowledges and agrees that the Project is a Residential Housing Project within the meaning of the ARO and that purchase of the Property by the Developer constitutes City assistance in the form of the sale of City-owned land; and

WHEREAS, The ARO divides the city into three (3) zones for purposes of applying the ARO's affordable housing requirements. The three zones are referred to in the ARO and this Agreement as Low-Moderate Income Areas, Higher Income Areas and Downtown Districts; and

WHEREAS, The ARO requires developers of Residential Housing Projects in every zone to (i) set aside 10 percent of the housing units in the Residential Housing Project as Affordable Units (as defined in the ARO), or provide the Affordable Units in an approved off-site location; (ii) pay a fee in lieu of the development of the Affordable Units; or (iii) any combination of (i) and (ii); and

WHEREAS, The Project is located in a Low-Moderate Income Area and Developer's ARO obligation is one (1) unit (10 percent of 12, rounded down); and

WHEREAS, The Developer has submitted and the Department has approved a proposal that the Developer shall either designate one (1) of the twelve (12) units in the Project as the Affordable Unit or pay an in lieu fee of Fifty-two Thousand Two Hundred Fourteen and no/100 Dollars (\$52,214.00) in lieu of designating one of the twelve (12) units in the Project as the Affordable Unit; and

WHEREAS, The Project is consistent with the goals and objectives of the Redevelopment Plan; and

WHEREAS, The Developer has agreed to undertake the construction of the Project in accordance with the Redevelopment Plan and pursuant to the terms and conditions of a redevelopment agreement in substantially the form attached hereto as Exhibit B ("Redevelopment Agreement"); and

WHEREAS, By Resolution Number 19-024-21, adopted on April 18, 2019, the Chicago Plan Commission approved the sale of the Property to the Developer; and

WHEREAS, By Resolution Number 19-CDC-14, adopted on April 9, 2019, the CDC authorized the City through its Department of Housing ("DOH") to advertise its intent to negotiate a sale with the Developer and to request alternative proposals for the redevelopment of the Property, and recommended the sale of the Property to the Developer if no responsive alternative proposals were received at the conclusion of the advertising period, or, if alternative proposals were received, if DOH determined in its sole discretion that it was in the best interest of the City to proceed with the Developer's proposal; and

WHEREAS, Public notices advertising DOH's intent to enter into a negotiated sale of the Property with the Developer and requesting alternative proposals appeared in the *Chicago Sun-Times* on April 15, April 22 and April 29, 2019; and

WHEREAS, No responsive proposals were received by the deadline set forth in the aforesaid notices; now, therefore,

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

SECTION 1. The foregoing recitals are hereby incorporated by reference and made a part hereof.

SECTION 2. The Developer is hereby designated as the developer for the Project pursuant to Section 5/11-74.4-4 of the Act.

SECTION 3. The sale of the Property to the Developer for the Purchase Price is hereby approved. This approval is expressly conditioned upon the City entering into the Redevelopment Agreement with the Developer. The commissioner of DOH ("Commissioner") or a designee of the Commissioner is each hereby authorized, with the approval of the City's Corporation Counsel, to negotiate, execute and deliver the Redevelopment Agreement as well as such other supporting documents as may be necessary or appropriate to comply with the Redevelopment Agreement.

SECTION 4. The Mayor or his proxy is authorized to execute, and the City Clerk is authorized to attest, one or more quitclaim deeds conveying the Property to the Developer, or to a land trust of which the Developer is the sole beneficiary, or to an entity of which the Developer is the sole controlling party, subject to those covenants, conditions and restrictions set forth in the Redevelopment Agreement.

SECTION 5. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 6. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 7. This ordinance shall take effect upon its passage and approval.

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

*Exhibit "A".*  
(To Ordinance)

*Legal Description Of Property.*

(Subject To Final Survey And Title Commitment)

Parcel 1:

The east 10 feet of Lot 6, all of Lot 7 and the west half of Lot 8 in Block 1 in Snow and Dickinson's Subdivision of Lots 1 to 4 in Whitecomb and Warner's Subdivision of the south half of the southwest quarter of the southeast quarter of Section 3, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

436 East 46<sup>th</sup> Place  
Chicago, Illinois.

Permanent Index Number:

20-03-421-029.

Parcel 2:

The east 17 feet and 3 inches of the west 40 feet of Lot 6 in Block 1 in Snow and Dickinson's Subdivision of Lots 1 to 4 in Whitecomb and Warner's Subdivision of the south half of the southwest quarter of the southeast quarter of Section 3, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

434 East 46<sup>th</sup> Place  
Chicago, Illinois.

Permanent Index Number:

20-03-421-020.

*Exhibit "B".  
(To Ordinance)*

*Agreement With Swift Equity LLC For Sale And Redevelopment Of Land.*

This **AGREEMENT FOR THE SALE AND REDEVELOPMENT OF LAND** ("Agreement") is made on or as of the \_\_\_ day of \_\_\_\_\_, 2019, by and between the **CITY OF CHICAGO**, an Illinois municipal corporation ("City"), acting by and through its Department of Housing ("DOH"), having its principal offices at City Hall, 121 North LaSalle Street, Chicago, Illinois 60602, and **SWIFT EQUITY, LLC**, an Illinois limited liability company ("Developer"), having its principal offices at 905 175<sup>th</sup> Street, Unit 3SW, Homewood, Illinois 60430.

**RECITALS**

**WHEREAS**, the City owns that certain property commonly known as 434-36 East 46th Place, Chicago, Illinois, as legally described on Exhibit A attached hereto and depicted on the aerial photo attached hereto as Exhibit B (the "Property"); and

**WHEREAS**, the Developer desires to purchase the Property from the City in order to construct two six-unit residential buildings ("Building") on the Property ("Project"); and

**WHEREAS**, the Property is located in the 47th/King Drive Redevelopment Project Area (the "Redevelopment Area"), as created by ordinance adopted on March 27, 2002; and

**WHEREAS**, the Project is consistent with the redevelopment plan and project for the Redevelopment Area (as amended, the "Redevelopment Plan"); and

**WHEREAS**, the total appraised value of the Property is \$108,000 ("Purchase Price"), based on a November 1, 2018 appraisal valuing 436 East 46<sup>th</sup> Place at \$90,000 and a January 10, 2019 appraisal valuing 434 East 46<sup>th</sup> Place at \$18,000; and

**WHEREAS**, the City has agreed to sell the Property to the Developer for the Purchase Price in consideration of the Developer's obligations to construct the Project in accordance with the terms and conditions of this Agreement; and

**WHEREAS**, Section 2-44-080 of the Chicago Municipal Code (the "Affordable Requirements Ordinance" or the "ARO") obligates the City to impose certain affordability requirements upon developers who undertake residential development projects that include ten (10) or more dwelling units and that receive City assistance in the form of the sale of City land ("Acquisition Assistance"), financial assistance, or approval of certain zoning changes; and

**WHEREAS**, Developer acknowledges and agrees that the Project is a Residential Housing Project within the meaning of the ARO and that purchase of the Property by the Developer constitutes City assistance in the form of the sale of City-owned land; and

**WHEREAS**, the ARO divides the city into three (3) zones for purposes of applying the ARO's affordable housing requirements. The three zones are referred to in the ARO and this Agreement as Low-Moderate Income Areas, Higher Income Areas and Downtown Districts; and

**WHEREAS**, the ARO requires developers of Residential Housing Projects in every zone to (i) set aside 10% of the housing units in the Residential Housing Project as Affordable Units (as defined in the ARO), or provide the Affordable Units in an approved off-site location; (ii) pay a fee in lieu of the development of the Affordable Units; or (iii) any combination of (i) and (ii); and

**WHEREAS**, the Project is located in a Low-Moderate Income Area and Developer's ARO obligation is one (1) unit (10% of 12, rounded down); and

**WHEREAS**, the Developer has submitted and the Department has approved a proposal that the Developer shall [designate one (1) of the twelve (12) units in the Project as the Affordable Unit] or [pay an in lieu fee of Fifty Two Thousand Two Hundred Fourteen Dollars (\$52,214.00) in lieu of designating one of the twelve (12) units in the Project as the Affordable Unit], as described in the Affordable Housing Profile substantially in the form attached hereto as Exhibit E; and;

**WHEREAS**, the estimated cost of the Project is \$3,744,000, as set forth in the preliminary budget attached hereto as Exhibit C; and

**WHEREAS**, the Project will be financed with \$744,000 from the Developer and a \$3,000,000 construction loan from Lima One Capital; and

**WHEREAS**, as security for the Developer's completion of construction of the Project and compliance with the use restrictions set forth herein, the Developer has agreed to execute two reconveyance deeds in a form acceptable to the City (the "Reconveyance Deed"); and

**WHEREAS**, the City Council, pursuant to an ordinance (the "Project Ordinance") adopted on \_\_\_\_\_, 2019 and published at pages \_\_\_\_\_ through \_\_\_\_\_ in the Journal of the Proceedings of the City Council of such date, authorized the sale of the Property to the Developer, subject to the execution, delivery and recording of this Agreement.

**NOW, THEREFORE**, in consideration of the mutual covenants and agreements contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

#### **SECTION 1. INCORPORATION OF RECITALS.**

The foregoing recitals constitute an integral part of this Agreement and are incorporated herein by this reference with the same force and effect as if set forth herein as agreements of the parties.

**SECTION 2. DEFINITIONS AND RULES OF CONSTRUCTION.**

2.1 Defined Terms. For purposes of this Agreement, in addition to the terms defined in the foregoing Recitals, the following terms shall have the following meanings:

"Actual Residents of the City" means persons domiciled within the City, as set forth in more detail in Section 23.2(c) hereof.

"Affiliate(s)" when used to indicate a relationship with a specified person or entity, means a person or entity that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with such specified person or entity, and a person or entity shall be deemed to be controlled by another person or entity, if controlled in any manner whatsoever that results in control in fact by that other person or entity (or that other person or entity and any person or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

"Agent(s)" means any agents, employees, contractors, subcontractors, or other persons acting under the control or at the request of the Developer or its contractors or Affiliates.

"Agreement" means this Agreement as may be amended in accordance with the terms hereof.

"Architect" means Hanna Architects, Inc.

"Budget" is defined in Section 9.

"Bundle" is defined in Section 27.7(a).

"Business Day" means any day other than Saturday, Sunday or a legal holiday in the City.

"Certificate of Completion" is defined in Section 14.

"Change Order" means any modification to the Scope Drawings, Plans and Specifications, or Budget, as described in Sections 9 and 11.

"City" is defined in the Preamble to the Recitals.

"City Contract" is defined in Section 24.1(i).

"City Council" means the City Council of the City of Chicago as defined in the Recitals.

"City Hiring Plan" is defined in Section 30.1.

"Claims" means liens (including, without limitation, lien removal and bonding costs), liabilities, obligations, damages, losses, demands, penalties, assessments, payments, fines, claims, actions, suits, judgments, settlements, costs, expenses and disbursements (including, without limitation, reasonable, actually-incurred legal fees and expenses and costs of investigation) of any kind and nature whatsoever.

"Closing" means the closing on the conveyance of the Property in accordance with this Agreement.

"Closing Date" is defined in Section 5.

"Commissioner" means the individual holding the office and exercising the responsibilities of the commissioner or acting commissioner of DOH or any successor City department, and any authorized designee.

"Construction Program" is defined in Section 23.3(a).

"Contractors" is defined in Section 27.1.

"Contribution" is defined in Section 27.7(c).

"Corporation Counsel" means the City's Department of Law.

"CPI" means the Consumer Price Index for Urban Wage Earners and Clerical Workers, Chicago, Gary, Lake County, IL-IN-WI All Items (Base Year 1982-4 = 100) for the applicable date or period, published by the Bureau of Labor Statistics of the United States Department of Labor.

"Deed" is defined in Section 6.1.

"Developer" is defined in the Preamble to the Recitals.

"Developer Parties" means the Developer, the Developer's Affiliates, and the respective officers, directors, trustees, employees, agents, successors and assigns of the Developer and the Developer's Affiliates.

"Domestic Partners" is defined in Section 27.7(d).

"DOH" is defined in the Preamble to the Recitals hereof.

"EDS" means the City's Economic Disclosure Statement and Affidavit, on the City's then-current form, whether submitted on paper or via the City's on-line submission process.

"Effective Date" means the date upon which this Agreement has been both (a) fully executed, and (b) delivered to the Developer.

"Employer(s)" is defined in Section 23.1.

"Environmental Documents" means all reports, surveys, field data, correspondence and analytical results prepared by or for the Developer or any Affiliate of the Developer (or otherwise obtained by the Developer or any Affiliate of the Developer) regarding the condition of the Property or any portion thereof, including, without limitation, the SRP Documents.

"Environmental Laws" means any and all Laws relating to the regulation and protection of human health, safety, the environment and natural resources now or hereafter in effect, as amended or supplemented from time to time, including, without limitation, the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. § 9601 et seq., the

Resource Conservation and Recovery Act, 42 U.S.C. § 6901 et seq., the Hazardous Materials Transportation Act, 49 U.S.C. § 5101 et seq., the Federal Water Pollution Control Act, 33 U.S.C. § 1251 et seq., the Clean Air Act, 42 U.S.C. § 7401 et seq., the Toxic Substances Control Act, 15 U.S.C. § 2601 et seq., the Federal Insecticide, Fungicide, and Rodenticide Act, 7 U.S.C. § 136 et seq., the Occupational Safety and Health Act, 29 U.S.C. § 651 et seq., any and all regulations promulgated under such Laws, and all analogous state and local counterparts or equivalents of such Laws, including, without limitation, the Illinois Environmental Protection Act, 415 ILCS 5/1 et seq., and the common law, including, without limitation, trespass and nuisance.

"Equity" means funds of the Developer (other than funds derived from Lender Financing) irrevocably available for the Project, and unencumbered by any other obligation.

"Event of Default" means any event or occurrence as defined in Section 19.2.

"Final NFR Letter" means a final comprehensive "No Further Remediation" letter issued by the IEPA approving the use of the Property for the construction, development and operation of the Project in accordance with the site plan approved by the City and the terms and conditions of the SRP Documents, as amended or supplemented from time to time. The Final NFR Letter shall state that the Property meets TACO Tier 1 remediation objectives for residential properties and the construction worker exposure route as set forth in 35 Ill. Adm. Code Part 742, but may be reasonably conditioned upon use and maintenance of engineered barriers and other institutional or engineering controls acceptable to the IEPA.

"General Contractor" means Smart Construction and Design.

"Governmental Approvals" is defined in Section 8.

"Hazardous Substances" means any toxic substance, hazardous substance, hazardous material, hazardous chemical or hazardous, toxic or dangerous waste defined or qualifying as such in (or for the purposes of) any Environmental Laws, or any pollutant, toxic vapor, or contaminant, and shall include, but not be limited to, petroleum (including crude oil or any fraction thereof), any radioactive material or by-product material, polychlorinated biphenyls and asbestos in any form or condition.

"Human Rights Ordinance" is defined in Section 23.1(a).

"Identified Parties" is defined in Section 27.

"IEPA" means the Illinois Environmental Protection Agency.

"IGO Hiring Oversight" is defined in Section 30.4.

"Indemnitee" and "Indemnites" have the respective meanings defined in Section 21.

"Laws" means all applicable federal, state, county, municipal or other laws (including common law), statutes, codes, ordinances, rules, regulations, executive orders or other requirements, now or hereafter in effect, as amended or supplemented from time to time, and any applicable judicial or administrative interpretation thereof, including any applicable judicial or administrative orders, consent decrees or judgments.

"Lender(s)" means any provider of Lender Financing approved pursuant to Section 9 hereof, including the City, which shall be limited to funds necessary to construct the Project.

"Lender Financing" means funds borrowed by the Developer from Lenders, available to pay for the costs of the Project (or any portion thereof).

"Losses" means any and all debts, liens, claims, causes of action, demands, complaints, legal or administrative proceedings, losses, damages, obligations, liabilities, judgments, amounts paid in settlement, arbitration or mediation awards, interest, fines, penalties, costs, expenses and disbursements of any kind or nature whatsoever (including, without limitation, reasonable attorneys' fees and expenses, consultants' fees and expenses and court costs).

"MBE(s)" means a business identified in the Directory of Certified Minority Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a minority-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

"MBE/WBE Program" is defined in Section 23.3(a).

"Municipal Code" means the Municipal Code of the City of Chicago as presently in effect and as hereafter amended from time to time.

"Other Contract" is defined in Section 27.7(b).

"Outside Closing Date" is defined in Section 5.

"Owners" is defined in Section 27.1.

"Party(ies)" means the City and the Developer.

"Plans and Specifications" means the final construction plans and specifications prepared by the Architect, as submitted to the City as the basis for obtaining Governmental Approvals for the Project, as such plans and specifications may be amended, revised or supplemented from time to time with the prior written approval of the City in accordance with Section 11.2 (Change Orders) hereof.

"Political fundraising committee" is defined in Section 27.7(e).

"Project" means two six-unit condominium buildings each consisting of two duplexed units (English basement and first floor, each approximately 2,350 square feet) and four standard simplex units (each approximately 1,230 square feet) to be sold at a prices of approximately \$450,000 per duplex unit and \$350,000 to 375,000 per simplex unit.

"Proof of Financing" means proof reasonably acceptable to the City that the Developer has Equity and/or Lender Financing, in amounts adequate to complete the Project and satisfy its obligations under this Agreement. The Proof of Financing shall include binding commitment letters from the Developer's Lenders, if any, and evidence of the Developer's ability to make an equity contribution in the amount of any gap in financing.

"Property" is defined in the Recitals.

"Purchase Price" is defined in Section 3.

"Reconveyance Deed(s)" is defined in the Recitals.

"Redevelopment Area" is defined in the Recitals.

"Redevelopment Plan" is defined in the Recitals.

"Released Claims" is defined in Section 22.2.

"Remediation Costs" means governmental or regulatory body response costs, natural resource damages, property damages, and the costs of any investigation, cleanup, monitoring, remedial, removal or restoration work required by any federal, state or local governmental agency or political subdivision or other third party in connection or associated with the Property or any improvements, facilities or operations located or formerly located thereon.

"Remediation Work" means all investigation, sampling, monitoring, testing, removal, response, disposal, storage, remediation, treatment and other activities necessary to obtain a Final NFR Letter for the Property in accordance with the terms and conditions of the draft no further remediation letter for the Property, the SRP Documents, all requirements of the IEPA and all applicable Laws, including, without limitation, all applicable Environmental Laws.

"Scope Drawings" means the site plan, floor plans and elevations attached hereto as Exhibit D.

"SRP" means the IEPA's Site Remediation Program as set forth in Title XVII of the Illinois Environmental Protection Act, 415 ILCS 5/58 et seq., and the regulations promulgated thereunder.

"SRP Documents" means all documents submitted to the IEPA under the SRP program, as amended or supplemented from time to time, including, without limitation, the Comprehensive Site Investigation and Remediation Objectives Report, the Remedial Action Plan, and the Remedial Action Completion Report, and any and all related correspondence, data and other information prepared by either party pursuant to Section 22.

"Sub-owners" is defined in Section 27.1.

"Survey" means a Class A plat of survey in the most recently revised form of ALTA/ACSM urban survey of the Property dated within 45 days prior to the Closing Date, acceptable in form and content to the City and the Title Company, prepared by a surveyor registered in the State of Illinois, certified to the City and the Title Company, and indicating whether the Property is in a flood hazard area as identified by the United States Federal Emergency Management Agency (and updates thereof to reflect improvements to the Property in connection with the construction of the Project as required by the City or Lender(s) providing Lender Financing.

"TACO" means the Tiered Approach to Corrective Action Objectives codified at 35 Ill. Adm. Code Part 742 et seq.

"Title Company" means Greater Illinois Title Company.

"Title Commitment" is defined in Section 7.1.

"Title Policy" means a title insurance policy issued by the Title Company in the most recently revised ALTA or equivalent form, showing the Developer as the named insured with respect to the Property, noting the recording of this Agreement and a subordination agreement with respect to any Lender Financing for the Project (as described in Section 10.14 below) as encumbrances against the Property.

"UST(s)" means underground storage tank(s) whether or not subject to Title 16 of the Illinois Environmental Protection Act, including without limitation (i) any underground storage tank as defined in 415 ILCS 5/57.2, (ii) any farm or residential tank of 1,100 gallons or less capacity used for storing motor fuel for noncommercial purposes, (iii) any tank used for storing heating oil for consumption on the premises where stored, (iv) any septic tank, (v) any tank that is excluded from the definition in 415 ILCS 5/57.2 based upon the existence of any Hazardous Substance therein, and (vi) any pipes connected to items (i) through (v) above.

"Waste Sections" is defined in Section 29.

**2.2 Rules of Construction.** For all purposes of this Agreement, except as otherwise expressly provided or unless the context otherwise requires, the following rules of construction apply in construing the provisions of this Agreement:

(a) The terms defined in this Section 2 and elsewhere in this Agreement include the plural as well as the singular.

(b) All references in this instrument to designated "Articles," "Sections" and other subdivisions are to be the designated Articles, Sections and other subdivisions of this instrument as originally executed.

(c) The words "herein," "hereof" and "hereunder" and other words of similar import refer to this Agreement as a whole and not to any Section or other subdivision.

(d) The Section and subsection headings herein are for convenience only and shall not affect the construction hereof.

### **SECTION 3. PURCHASE PRICE.**

The City hereby agrees to sell, and the Developer hereby agrees to purchase, upon and subject to the terms and conditions of this Agreement, the Property, for the Purchase Price. Except as specifically provided herein to the contrary, the Developer shall pay all escrow fees and other title insurance fees and closing costs.

### **SECTION 4. PERFORMANCE DEPOSIT. Intentionally Deleted.**

### **SECTION 5. CLOSING.**

The Closing shall take place at the downtown offices of the Title Company within seven (7) Business Days after the Developer has satisfied all conditions precedent set forth in Section 10 hereof, unless DOH, in its sole discretion, waives such conditions (the "Closing Date"); provided, however, in no event shall the Closing Date occur any later than \_\_\_\_\_, 201\_ (the "Outside Closing Date"), unless the Commissioner of DOH, in his or her sole discretion,

extends such Outside Closing Date. On or before the Closing Date, the City shall deliver to the Title Company the Deed, all necessary state, county and municipal real estate transfer tax declarations, and an ALTA statement.

#### **SECTION 6. CONVEYANCE OF TITLE.**

6.1 Form of City Deed. The City shall convey the Property to the Developer by quitclaim deed ("Deed"), subject to the terms of this Agreement and, without limiting the quitclaim nature of the deed, the following:

- (a) the Redevelopment Plan for the Redevelopment Area;
- (b) the standard exceptions in an ALTA title insurance policy;
- (c) general real estate taxes and any special assessments or other taxes;
- (d) all easements, encroachments, covenants and restrictions of record and not shown of record;
- (e) such other title defects as may exist; and
- (f) any and all exceptions caused by the acts of the Developer or its Agents.

6.2 Recording. At the Closing, the Developer shall pay to record the Deed, this Agreement, and any other documents incident to the conveyance of the Property to the Developer. This Agreement shall be recorded prior to any mortgage made in connection with any Lender Financing. Upon recording, the Developer shall immediately transmit to the City an executed original of this Agreement showing the date and recording number.

6.3 Reconveyance Deed. On the Closing Date, the Developer shall execute and deliver two Reconveyance Deeds to the City to be held in trust. The Developer acknowledges and agrees that the City shall have the right to record the Reconveyance Deeds and re-vest title to the Property and all improvements thereon in the City in accordance with Section 19 hereof.

#### **SECTION 7. TITLE AND SURVEY.**

7.1 Title Commitment and Insurance. Not less than seven (7) Business Days before the Closing, the Developer shall obtain a commitment for an owner's policy of title insurance for the Property, issued by the Title Company (the "Title Commitment"). The Developer shall be solely responsible for and shall pay all costs associated with updating the Title Commitment (including all search, continuation and later-date fees), and obtaining the Title Policy and any endorsements.

7.2 Correction of Title. The City shall have no obligation to cure title defects; provided, however, if there are exceptions for general real estate taxes due or unpaid prior to the Closing Date with respect to the Property or liens for such unpaid property taxes, the City shall ask the County to void the unpaid taxes as provided in Section 21-100 of the Property Tax Code, 35 ILCS 200/21-100, or file an application for a Certificate of Error with the Cook County Assessor, or tax injunction suit or petition to vacate a tax sale in the Circuit Court of Cook County. If, after taking the foregoing actions and diligently pursuing the same, the Property remains subject to any tax liens, or if the Property is encumbered with any other exceptions that

would adversely affect the use and insurability of the Property for the development of the Project, the Developer shall have the option to terminate this Agreement. If the Developer does not elect to terminate this Agreement as aforesaid, then the Developer shall be deemed to have accepted title subject to all exceptions.

7.3 Survey. The Developer shall obtain a Survey of the Property at the Developer's sole cost and expense and deliver a copy of the Survey to the City not less than seven (7) Business Days before the Closing.

#### **SECTION 8. BUILDING PERMITS AND OTHER GOVERNMENTAL APPROVALS.**

The Developer represents that it has applied for all necessary building permits and other governmental approvals to construct and operate the Project (collectively, "Governmental Approvals"), and covenants and agrees to pursue the Governmental Approvals in good faith and with all due diligence.

#### **SECTION 9. PROJECT BUDGET AND PROOF OF FINANCING.**

The Developer has furnished to DOH, and DOH has approved, a preliminary budget showing total costs for construction of the Project in the amount of \$3,744,000. The Developer hereby certifies to the City that the preliminary budget for the Project attached hereto as Exhibit C is true, correct and complete in all material respects. Not less than seven (7) Business Days prior to the Closing Date, the Developer shall submit to DOH for approval a final budget for the Project (the "Budget") and Proof of Financing. The Developer shall promptly deliver to DOH certified copies of any Change Orders with respect to the Budget for approval pursuant to Section 11.2 hereof.

#### **SECTION 10. CONDITIONS PRECEDENT TO CLOSING.**

The obligation of the City to convey the Property to the Developer is contingent upon the delivery or satisfaction of each of the following items (unless waived by DOH in its sole discretion) at least seven (7) Business Days prior to the Closing Date, unless another time period is specified below:

10.1 Budget. The Developer has submitted to DOH, and DOH has approved, the Budget in accordance with the provisions of Section 9 hereof.

10.2 Proof of Financing; Simultaneous Loan Closing. The Developer has submitted to DOH, and DOH has approved, the Proof of Financing for the Project in accordance with the provisions of Section 9 hereof. On the Closing Date, the Developer shall simultaneously close all Lender Financing approved pursuant to Section 9.

10.3 Plans and Specifications. The Developer has submitted to DOH, and DOH has approved, the Plans and Specifications for the Project in accordance with the provisions of Section 11.1 hereof.

10.4 Governmental Approvals. The Developer has received all Governmental Approvals necessary to construct and operate the Project and has submitted evidence thereof to DOH.

10.5 Title. On the Closing Date, the Developer shall furnish the City with a copy of the pro forma Title Policy for the Property, certified by the Title Company, showing the Developer as the named insured. The Title Policy shall be dated as of the Closing Date and shall evidence the recording of this Agreement. The Title Policy shall also contain such endorsements as the Corporation Counsel shall request, including, but not limited to, an owner's comprehensive endorsement and satisfactory endorsements regarding contiguity, location, access and survey.

10.6 Survey. The Developer has furnished the City with a copy of the Survey.

10.7 Insurance. The Developer has submitted to the City, and the City has approved, evidence of insurance reasonably acceptable to the City for the Property. The City shall be named as an additional insured on all liability insurance policies and as a loss payee (subject to the prior rights of any first mortgagee) on all property insurance policies from the Closing Date through the date the City issues the Certificate of Completion.

10.8 Legal Opinion. The Developer has submitted to the Corporation Counsel, and the Corporation Counsel has approved an opinion of counsel in a form reasonably acceptable to the City of due authorization, execution and enforceability (subject to bankruptcy and creditor's rights) of this Agreement and all other documentation signed by the Developer provided for herein.

10.9 Resolutions Authorizing Transaction. The Developer has submitted to the Corporation Counsel resolutions authorizing the Developer to execute and deliver this Agreement and any other documents required to complete the transaction contemplated by this Agreement and to perform its obligations under this Agreement.

10.10 Economic Disclosure Statement. The Developer has provided to the Corporation Counsel an Economic Disclosure Statement in the City's then current form, dated as of the Closing Date.

10.11 MBE/WBE and City Residency Hiring Compliance Plan. The Developer and the Developer's General Contractor and all major subcontractors have met with staff from DOH regarding compliance with the MBE/WBE, city residency hiring and other requirements set forth in Section 23, and DOH has approved the Developer's compliance plan in accordance with Section 23.4.

10.12 Reconveyance Deed. On the Closing Date, the Developer shall deliver two Reconveyance Deeds for the Property to the City for possible recording in accordance with Section 19 below, if applicable.

10.13 Representations and Warranties. On the Closing Date, each of the representations and warranties of the Developer in Section 24 and elsewhere in this Agreement shall be true and correct.

10.14 Subordination Agreement. The City has provided to the Developer a subordination agreement in a form reasonably acceptable to the City, to be executed and recorded on or prior to the Closing Date, subordinating any liens against the Property related to any Lender Financing, if any, to certain encumbrances of the City set forth herein.

**10.15 Other Obligations.** On the Closing Date, the Developer shall have performed all of the other obligations required to be performed by the Developer under this Agreement as and when required under this Agreement.

If any of the conditions in this Section 10 have not been satisfied to DOH's reasonable satisfaction within the time periods provided for herein, or waived by DOH, DOH may, at its option, upon thirty (30) days' prior written notice to the Developer, terminate this Agreement at any time after the expiration of the applicable time period, in which event this Agreement shall be null and void and, except as otherwise specifically provided, neither party shall have any further right, duty or obligation hereunder; provided, however, that if within said thirty (30) day notice period the Developer satisfies said condition(s), then the termination notice shall be deemed to have been withdrawn. Any forbearance by DOH in exercising its right to terminate this Agreement upon a default hereunder shall not be construed as a waiver of such right.

## **SECTION 11. CONSTRUCTION REQUIREMENTS.**

**11.1 Scope Drawings and Plans and Specifications.** The Developer has delivered the Scope Drawings for the Project to DOH and DOH has approved the same. Not less than seven (7) days prior to the Closing Date, the Developer shall submit to DOH for approval the final plans and specifications prepared by the Architect for the Project. Any material changes to the Scope Drawings or Plans and Specifications for any portion of the Project shall be submitted to DOH as a Change Order pursuant to Section 11.2 hereof. The Scope Drawings and Plans and Specifications for the Project shall at all times conform to the Redevelopment Plan and all applicable Laws. The Developer shall submit all necessary documents to the City's Building Department, Department of Transportation and such other City departments or governmental authorities as may be necessary to acquire Governmental Approvals for the Project. The Developer shall construct the Project in accordance with the approved Scope Drawings and the Plans and Specifications.

**11.2 Change Orders.** All Change Orders (and documentation identifying the source of funding therefor) relating to a material change to the Project must be submitted by the Developer to DOH for DOH's prior written approval, which approval shall not be unreasonably delayed. As used in the preceding sentence, a "material change to the Project" means (a) an increase or reduction in the gross or net square footage of the Project by more than 5%; or (b) any changes to the Budget that, individually or in the aggregate, increase or decrease the Budget by more than 10%. The Developer shall not authorize or permit the performance of any work relating to any Change Order or the furnishing of materials in connection therewith prior to the receipt by the Developer of DOH's written approval (to the extent required in this section).

**11.3 Performance and Payment Bonds.** Prior to the commencement of construction of any portion of the Project involving work in the public way or work that constitutes a "public work" under applicable state law and is required to be bonded under such state law, the Developer shall require that the General Contractor be bonded for its performance and payment by sureties having an AA rating or better using a bond in a form acceptable to the City. The City shall be named as obligee or co-obligee on any such bonds.

**11.4 Employment Opportunity; Progress Reports.** The Developer covenants and agrees to abide by, and contractually obligate and cause the General Contractor and each subcontractor to abide by the terms set forth in Section 23.2 (City Resident Construction Worker Employment Requirement) and Section 23.3 (MBE/WBE Commitment) of this Agreement. The Developer shall deliver to the City written progress reports detailing compliance with such

requirements on a quarterly basis. If any such reports indicate a shortfall in compliance, the Developer shall also deliver a plan to DOH which shall outline, to DOH's satisfaction, the manner in which the Developer shall correct any shortfall.

11.5 Relocation of Utilities, Curb Cuts and Driveways. The Developer shall be solely responsible for and shall pay all costs associated with: (a) the relocation, installation or construction of public or private utilities, curb cuts and driveways; (b) the repair or reconstruction of any curbs, vaults, sidewalks or parkways required in connection with or damaged as a result of the Developer's construction of the Project; (c) the removal of existing pipes, utility equipment or building foundations; and (d) the termination of existing water or other utility services. The City shall have the right to approve any streetscaping provided by the Developer as part of the Project, including, without limitation, any paving of sidewalks, landscaping and lighting.

11.6 City's Right to Inspect Property. For the period commencing on the Closing Date and continuing through the date the City issues the Certificate of Completion, any authorized representative of the City shall have access to the relevant portions of the Project and the Property at all reasonable times for the purpose of determining whether the Developer is constructing the Project in accordance with the terms of this Agreement, the Scope Drawings, the Plans and Specifications, the Budget, and all applicable Laws and covenants and restrictions of record.

11.7 Barricades and Signs. The Developer shall, at its sole cost and expense, erect and maintain such signs as the City may reasonably require during the Project, identifying the site as a City redevelopment project. The City reserves the right to include the name, photograph, artistic rendering of the Project and other pertinent information regarding the Developer, the Property and the Project in the City's promotional literature and communications. Prior to the commencement of any construction activity requiring barricades, the Developer shall install barricades of a type and appearance satisfactory to the City and constructed in compliance with all applicable Laws. DOH shall have the right to approve the maintenance, appearance, color scheme, painting, nature, type, content and design of all barricades. The Developer shall erect all signs and barricades so as not to interfere with or affect any bus stop or train station in the vicinity of the Property.

11.8 Survival. The provisions of this Section 11 shall survive the Closing.

## **SECTION 12. LIMITED APPLICABILITY.**

Any approval given by DPD pursuant to this Agreement is for the purpose of this Agreement only and does not constitute the approval required by the City's Department of Buildings or any other City department, nor does such approval constitute an approval of the quality, structural soundness or safety of any improvements located or to be located on the Property, or the compliance of said improvements with any Laws, private covenants, restrictions of record, or any agreement affecting the Property or any part thereof.

## **SECTION 13. COMMENCEMENT AND COMPLETION OF PROJECT.**

The Developer shall commence construction of the Project no later than \_\_\_\_\_, 20\_\_, and shall complete the Project (as evidenced by the issuance of the Certificate of Completion) no later than \_\_\_\_\_, 20\_\_; provided, however, DOH, in its sole discretion, may extend the construction commencement and completion dates by up to six (6) months each (or twelve (12) months in the aggregate). The Developer shall construct the Project in

accordance with this Agreement, the Scope Drawings, the Plans and Specifications, the Budget, and all applicable Laws and covenants and restrictions of record.

#### **SECTION 14. CERTIFICATE OF COMPLETION OF CONSTRUCTION.**

14.1 Upon satisfaction of the requirements set forth in this Section 14, and upon the Developer's written request, DOH shall issue to the Developer a certificate of completion for the ("Certificate of Completion") in recordable form certifying that the Developer has fulfilled its obligation to complete the Project in accordance with the terms of this Agreement.

14.2 A Certificate of Completion for the Project will not be issued until the following requirements have been satisfied:

(a) The Project has been fully constructed in accordance with this Agreement, and the Developer has received a Certificate of Occupancy or other evidence acceptable to DOH that the Project is in full compliance with all building permit requirements.

(b) The City's Monitoring and Compliance Unit has verified in writing that the Developer is in full compliance with all City requirements set forth in Section 23.2 (City Resident Construction Worker Employment Requirement) and Section 23.3 (MBE/WBE Commitment) with respect to the Project.

(c) There exists neither an Event of Default nor a condition or event which, with the giving of notice or passage of time or both, would constitute an Event of Default.

14.3 Within forty-five (45) days after receipt of a written request by the Developer for a Certificate of Completion, the City shall provide the Developer with either the Certificate of Completion or a written statement indicating in adequate detail how the Developer has failed to complete the Project in conformity with this Agreement, or is otherwise in default, and what measures or acts will be necessary, in the sole opinion of the City, for the Developer to take or perform in order to obtain the Certificate of Completion. If the City requires additional measures or acts to assure compliance, the Developer shall resubmit a written request for the Certificate of Completion upon compliance with the City's response. The Certificate of Completion shall be in recordable form, and shall, upon recording, constitute a conclusive determination of satisfaction and termination of the covenants in this Agreement and the Deed with respect to the Developer's obligations to construct the Project. The Certificate of Completion shall not, however, constitute evidence that the Developer has complied with any Laws relating to the construction of the Project, and shall not serve as any "guaranty" as to the quality of the construction. Nor shall the Certificate of Completion release the Developer from its obligation to comply with the other terms, covenants and conditions of this Agreement, except to the extent otherwise provided by this Agreement.

#### **SECTION 15. RESTRICTIONS ON USE.**

The Developer, for itself and its successors and assigns, covenants and agrees as follows:

15.1 Compliance with Redevelopment Plan. The Developer shall use the Property in compliance with the Redevelopment Plan.

15.2 Non-Discrimination. The Developer shall not discriminate on the basis of race, color, sex, gender identity, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status, or source of income in the sale, lease, rental, use or occupancy of the Property or the Project or any part thereof.

15.3 Compliance with the ARO. The Developer shall satisfy its affordable housing obligation under the ARO either by [designating one (1) of the twelve (12) units in the Project as the Affordable Unit] or [by paying an in lieu fee of Fifty Two Thousand Two Hundred Fourteen Dollars (\$52,214.00) in lieu of designating one of the twelve (12) units in the Project as the Affordable Unit], as described in the Affordable Housing Profile substantially in the form attached hereto as Exhibit E. If the Developer opts to designate one of the units as the Affordable Unit rather than paying the in-lieu fee, the Developer shall execute and record an affordable housing agreement in accordance with Section 2-44-080(L) of the ARO ("Affordable Housing Agreement") to secure the Developer's obligation to construct such Affordable Unit. The Developer acknowledges and agrees that the Affordable Housing Agreement will be recorded against the Property and will constitute a lien against the Property.

The Developer, for itself and its successors and assigns, acknowledges and agrees that the development and use restrictions set forth in this Section 15 constitute material, bargained-for consideration for the City and are intended to further the public policies set forth in the Redevelopment Plan.

#### **SECTION 16. PROHIBITION AGAINST SALE OR TRANSFER OF PROPERTY.**

Prior to the issuance of the Certificate of Completion for the Project, the Developer may not, without the prior written consent of DOH, which consent shall be in DOH's sole discretion: (a) directly or indirectly sell, transfer, convey, lease or otherwise dispose of all or any portion of the Property or the Project or any interest therein; or (b) directly or indirectly assign this Agreement (other than to a lender for collateral assignment purposes as permitted under Section 17). The Developer acknowledges and agrees that DOH may withhold its consent under (a) or (b) above if, among other reasons, the proposed purchaser, transferee or assignee (or such entity's principal officers or directors) is in violation of any Laws, or if the Developer fails to submit sufficient evidence of the financial responsibility, business background and reputation of the proposed purchaser, transferee or assignee.

#### **SECTION 17. MORTGAGES AND OTHER LIENS.**

17.1 Limitation upon Encumbrance of Project Site. Prior to the issuance of the Certificate of Completion, the Developer may not, without the prior written consent of DOH, which consent shall be in DOH's sole discretion, engage in any financing or other transaction which would create an encumbrance or lien on the Property, except for the Lender Financing approved pursuant to Section 9, which shall be limited to funds necessary to construct the Project and the Affordable Housing Agreement required by Section 15.3.

17.2 Mortgagees Not Obligated to Construct. Notwithstanding any other provision of this Agreement or of the Deed, the holder of any mortgage authorized by this Agreement (or any affiliate of such holder) shall not itself be obligated to construct or complete the Project, or to guarantee such construction or completion, but shall be bound by the other covenants running with the land specified in Section 18 and, at the Closing, shall execute a subordination agreement in accordance with Section 10.14. If any such mortgagee or its affiliate succeeds to the Developer's interest in the Property (or any portion thereof) prior to the issuance of the

Certificate of Completion, whether by foreclosure, deed-in-lieu of foreclosure or otherwise, and thereafter transfers its interest in the Property (or any portion thereof) to another party, such transferee shall be obligated to complete the Project (or such portion of the Project located on the land so transferred), and shall also be bound by the other covenants running with the land specified in Section 18.

#### **SECTION 18. COVENANTS RUNNING WITH THE LAND.**

The Parties agree, and the Deed shall so expressly provide, that the covenants, agreements, releases and other terms and provisions contained in Section 13 (Commencement and Completion of Project), Section 15 (Restrictions on Use), Section 16 (Prohibition Against Sale or Transfer of Property), Section 17 (Limitation Upon Encumbrance of Property), and Section 22.2 (Release and Indemnification), touch and concern and shall be appurtenant to and shall run with the Property. Such covenants, agreements, releases and other terms and provisions shall be binding on the Developer and its successors and assigns (subject to the limitation set forth in Section 17 above as to any permitted mortgagee) to the fullest extent permitted by law and equity for the benefit and in favor of the City, and shall be enforceable by the City. Such covenants, agreements, releases and other terms and provisions shall terminate as follows:

<b>Section</b>	<b>Covenant</b>	<b>Termination</b>
§13	Completion of Project	Upon issuance of Certificate of Completion
§15.1	Redevelopment Plan Compliance	Upon expiration of Redevelopment Plan
§15.2	Non-Discrimination	No limitation as to time
§15.3	Affordable Housing	Pursuant to Section 2-44-080
§16	Sale/Transfer Prohibition	Upon issuance of Certificate of Completion
§17	Limitation on Encumbrances	Upon issuance of Certificate of Completion
§22.2	Environmental Release	No limitation as to time

#### **SECTION 19. PERFORMANCE AND BREACH.**

19.1 Time of the Essence. Time is of the essence in the Developer's performance of its obligations under this Agreement.

19.2 Event of Default. The occurrence of any one or more of the following events or occurrences shall constitute an "Event of Default" under this Agreement:

(a) the failure of the Developer to perform, keep or observe any of the covenants, conditions, promises, agreements or obligations of the Developer under this Agreement;

(b) the making or furnishing by the Developer of any warranty, representation, statement, certification, schedule or report to the City (whether in this Agreement, an Economic Disclosure Statement, or another document) which is untrue or misleading in any material respect;

(c) except as otherwise permitted hereunder, the creation (whether voluntary or involuntary) of, or any attempt to create, any lien or other encumbrance upon the Property, or the making or any attempt to make any levy, seizure or attachment thereof;

(d) the entry of any judgment or order against the Developer which is related to the Property and remains unsatisfied or undischarged and in effect for sixty (60) days after such entry without a stay of enforcement or execution; or

(e) the occurrence of an event of default under the Lender Financing, which default is not cured within any applicable cure period.

**19.3 Cure.** If the Developer defaults in the performance of its obligations under this Agreement, the Developer shall have thirty (30) days after written notice of default from the City to cure the default, or such longer period as shall be reasonably necessary to cure such default provided the Developer promptly commences such cure and thereafter diligently pursues such cure to completion (so long as continuation of the default does not create material risk of damage to the Project or injury to persons using the Project). Notwithstanding the foregoing or any other provision of this Agreement to the contrary, there shall be no notice requirement or cure period with respect to Events of Default described in Section 16 (Prohibition Against Transfer of Property).

**19.4 Default Prior to the Issuance of Certificate.** If an Event of Default occurs prior to the issuance of the Certificate of Completion, and the default is not cured in the time period provided for in Section 19.3 above, the City may terminate this Agreement and pursue and secure any available remedy against the Developer in any court of competent jurisdiction by any action or proceeding at law or in equity, including, but not limited to, damages, injunctive relief, the specific performance of the agreements contained herein, and the right to revest title to the Property in the City pursuant to the Reconveyance Deeds, provided, however, that the recording of the Reconveyance Deed(s) shall not defeat, render invalid, or limit in any way, the lien of any mortgage authorized by this Agreement. If the Reconveyance Deed(s) is/are recorded by the City, the Developer shall be responsible for all real estate taxes and assessments which accrued during the period the Property was owned by the Developer, and the Developer shall cause the release of all unpermitted liens or encumbrances placed on the Property during the period of time the Property was owned by the Developer. The Developer will cooperate with the City to ensure that if the City records the Reconveyance Deed(s) such recording is effective for purposes of transferring title to the Property to the City.

**19.5 Resale of the Property.** Upon the reconveyance of the Property to the City as provided in Section 19.4, the City may complete the Project at its own cost (if the Project has not been completed) or convey the Property to a qualified and financially responsible party reasonably acceptable to the first mortgagee, who (at its own cost) shall assume the obligation of completing the Project or such other improvements as shall be satisfactory to DOH (if the Project has not been completed), and otherwise comply with the covenants that run with the land as specified in Section 18.

**19.6 Disposition of Resale Proceeds.** If the City sells the Property as provided for in Section 19.5, the net proceeds from the sale, after payment of all amounts owed under any mortgage liens authorized by this Agreement in order of lien priority, shall be utilized to reimburse the City for:

(a) the fair market value of the Property as if it were vacant, which fair market value shall be calculated at the time of sale; and

(b) costs and expenses incurred by the City (including, without limitation, salaries of personnel) in connection with the recapture, management and resale of the Property (less any income derived by the City from the Property in connection with such management); and

(c) all unpaid taxes, assessments, and water and sewer charges assessed against the Property; and

(d) any payments made (including, without limitation, reasonable attorneys' fees and court costs) to discharge or prevent from attaching or being made any subsequent encumbrances or liens due to obligations, defaults or acts of the Developer; and

(e) any expenditures made or obligations incurred with respect to construction or maintenance of the Project; and

(f) any other amounts owed to the City by the Developer.

The Developer shall be entitled to receive any remaining proceeds.

#### **SECTION 20. CONFLICT OF INTEREST; CITY'S REPRESENTATIVES NOT INDIVIDUALLY LIABLE.**

The Developer represents and warrants that no agent, official or employee of the City has or shall have any personal interest, direct or indirect, in the Developer, this Agreement, the Property or the Project, nor shall any such agent, official or employee participate in any decision relating to this Agreement which affects his or her personal interests or the interests of any corporation, partnership, association or other entity in which he or she is directly or indirectly interested. No agent, official, director, officer, trustee or employee of the City or the Developer shall be personally liable in the event of any default under or breach of this Agreement or for any amount which may become due with respect to any commitment or obligation under the terms of this Agreement.

#### **SECTION 21. INDEMNIFICATION.**

The Developer agrees to indemnify, pay, defend and hold the City, and its elected and appointed officials, employees and agents (individually, an "Indemnitee," and collectively the "Indemnitees") harmless from and against any and all Losses in connection with any investigative, administrative or judicial proceeding commenced or threatened, whether or not such Indemnitees shall be designated a party thereto, that may be imposed on, suffered, incurred by or asserted against the Indemnitees in any manner relating to or arising out of: (a) the failure of the Developer to comply with any of the terms, covenants and conditions applicable to the Developer and contained within this Agreement; (b) the failure of the Developer or any Agent of the Developer to pay contractors, subcontractors or material suppliers undisputed amounts owed in connection with the construction and management of the Project; (c) the existence of any material misrepresentation or omission in this Agreement or any other document related to this Agreement that is the result of information supplied or omitted by the Developer or any Agent or Affiliate of the Developer; (d) the Developer's failure to cure any material misrepresentation in this Agreement or any other document relating hereto;

and (e) any activity undertaken by the Developer or any Agent or Affiliate of the Developer on the Property prior to or after the Closing. Notwithstanding the foregoing, no Indemnitee, shall be indemnified for claims to the extent arising out of such Indemnitee's breach of this Agreement or gross negligence or willful misconduct. This indemnification shall survive the Closing and any termination of this Agreement (regardless of the reason for such termination).

## **SECTION 22. ENVIRONMENTAL MATTERS.**

22.1 "AS IS" SALE. THE CITY MAKES NO COVENANT, REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, OF ANY KIND, AS TO THE STRUCTURAL, PHYSICAL OR ENVIRONMENTAL CONDITION OF THE PROPERTY OR THE SUITABILITY OF THE PROPERTY FOR ANY PURPOSE WHATSOEVER. THE DEVELOPER ACKNOWLEDGES THAT IT HAS HAD ADEQUATE OPPORTUNITY TO INSPECT AND EVALUATE THE STRUCTURAL, PHYSICAL AND ENVIRONMENTAL CONDITIONS AND RISKS OF THE PROPERTY AND ACCEPTS THE RISK THAT ANY INSPECTION MAY NOT DISCLOSE ALL MATERIAL MATTERS AFFECTING THE PROPERTY. THE DEVELOPER AGREES TO ACCEPT THE PROPERTY IN ITS "AS IS," "WHERE IS" AND "WITH ALL FAULTS" CONDITION AT CLOSING, WITH ALL FAULTS AND DEFECTS, LATENT OR OTHERWISE, AND THE CITY HAS NOT MADE AND DOES NOT MAKE ANY COVENANT, REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, OF ANY KIND, OR GIVE ANY INDEMNIFICATION OF ANY KIND TO THE DEVELOPER, WITH RESPECT TO THE STRUCTURAL, PHYSICAL OR ENVIRONMENTAL CONDITION OF THE VALUE OF THE PROPERTY, ITS COMPLIANCE WITH ANY STATUTE, ORDINANCE OR REGULATION, OR ITS HABITABILITY, SUITABILITY, MERCHANTABILITY OR FITNESS FOR ANY PURPOSE WHATSOEVER. THE DEVELOPER ACKNOWLEDGES THAT IT IS RELYING SOLELY UPON ITS OWN INSPECTION AND OTHER DUE DILIGENCE ACTIVITIES AND NOT UPON ANY INFORMATION (INCLUDING, WITHOUT LIMITATION, ENVIRONMENTAL STUDIES OR REPORTS OF ANY KIND) PROVIDED BY OR ON BEHALF OF THE CITY OR ITS AGENTS OR EMPLOYEES WITH RESPECT THERETO. THE DEVELOPER AGREES THAT IT IS ITS SOLE RESPONSIBILITY AND OBLIGATION TO PERFORM AT ITS EXPENSE ANY ENVIRONMENTAL REMEDIATION WORK AND TAKE SUCH OTHER ACTION AS IS NECESSARY TO PUT THE PROPERTY IN A CONDITION WHICH IS SUITABLE FOR ITS INTENDED USE.

22.2 Release and Indemnification. The Developer, on behalf of itself and the other Developer Parties, or anyone claiming by, through, or under the Developer Parties, hereby releases, relinquishes and forever discharges the City, its officers, agents and employees (collectively, the "Indemnified Parties"), from and against any and all Losses which the Developer or any of the Developer Parties ever had, now have, or hereafter may have, whether grounded in tort or contract or otherwise, in any and all courts or other forums, of whatever kind or nature, whether known or unknown, foreseen or unforeseen, now existing or occurring after the Closing Date, based upon, arising out of or in any way connected with, directly or indirectly (i) any environmental contamination, pollution or hazards associated with the Property or any improvements, facilities or operations located or formerly located thereon, including, without limitation, any release, emission, discharge, generation, transportation, treatment, storage or disposal of Hazardous Materials, or threatened release, emission or discharge of Hazardous Materials; (ii) the structural, physical or environmental condition of the Property, including, without limitation, the presence or suspected presence of Hazardous Materials in, on, under or about the Property or the migration of Hazardous Materials from or to other Property; (iii) any violation of, compliance with, enforcement of or liability under any Environmental Laws, including, without limitation, any governmental or regulatory body response costs, natural resource damages or Losses arising under CERCLA; and (iv) any investigation, cleanup, monitoring, remedial, removal or restoration work required by any federal,

state or local governmental agency or political subdivision or other third party in connection or associated with the Property or any improvements, facilities or operations located or formerly located thereon (collectively, "Released Claims"); provided, however, the foregoing release shall not apply to the extent such Losses are proximately caused by the gross negligence or willful misconduct of the City following the Closing Date. Furthermore, the Developer shall indemnify, defend (through an attorney reasonably acceptable to the City) and hold the Indemnified Parties harmless from and against any and all Losses which may be made or asserted by any third parties (including, without limitation, any of the Developer Parties) arising out of or in any way connected with, directly or indirectly, any of the Released Claims, except as provided in the immediately preceding sentence for the City's gross negligence or willful misconduct following the Closing Date. The Developer Parties waive their rights of contribution and subrogation against the Indemnified Parties.

**22.3 Release Runs with the Property.** The covenant of release in Section 22.2 shall run with the Property, and shall be binding upon all successors and assigns of the Developer with respect to the Property, including, without limitation, each and every person, firm, corporation, limited liability company, trust or other entity owning, leasing, occupying, using or possessing any portion of the Property under or through the Developer following the date of the Deed. The Developer acknowledges and agrees that the foregoing covenant of release constitutes a material inducement to the City to enter into this Agreement, and that, but for such release, the City would not have agreed to convey the Property to the Developer for the Purchase Price. It is expressly agreed and understood by and between the Developer and the City that, should any future obligation of the Developer, or any of the Developer Parties, arise or be alleged to arise in connection with any environmental, soil or other condition of the Property, neither the Developer, nor any of the Developer Parties, will assert that those obligations must be satisfied in whole or in part by the City because Section 22.2 contains a full, complete and final release of all such claims, except as provided in such section of the City's gross negligence or willful misconduct following the Closing Date.

**22.4 Standard Environmental Language.**

(a) City shall grant Developer a right of entry, in the City's customary form and subject to City's receipt from Developer of required documentation (e.g., evidence of insurance and an Economic Disclosure Statement and Affidavit that is current as of the date of the right of entry), in order for Developer to perform or cause to be performed any structural, physical and environmental inspections of the Property as Developer deems necessary; provided, however, City shall have the right to review and approve the scope of work. The City reserves the right to reject any structural, physical and/or environmental inspection reports, including, but not limited to any Phase I or Phase II environmental site assessment reports, submitted to the City and conducted on the Property without a fully executed right-of-entry.

(b) Developer acknowledges that City is not liable for, or bound in any manner by, any express or implied warranties, guarantees, promises, statements, inducements, representations or information pertaining to the Property made or furnished by any real estate agent, broker, employee, or other person representing or purporting to represent the City, including, without limitation, with respect to the physical condition, size, zoning, income potential, expenses or operation thereof, the uses that can be made of the same or in any manner or thing with respect thereof.

(c) The Developer shall remove any soil or soil gas not meeting the requirements of 35 IAC Section 742.305. Any underground storage tanks ("USTs") identified must be removed

and closed in accordance with applicable regulations including Title 41 of IAC Part 175 and any identified leaking USTs must be properly addressed in accordance with 35 IAC Part 734.

22.5 Survival. This Section 22 shall survive the Closing or any termination of this Agreement (regardless of the reason for such termination).

### **SECTION 23. DEVELOPER'S EMPLOYMENT OBLIGATIONS.**

23.1 Employment Opportunity. The Developer agrees, and shall contractually obligate its various contractors, subcontractors and any Affiliate of the Developer operating on the Property (collectively, the "Employers" and individually, an "Employer") to agree, that with respect to the provision of services in connection with the construction of the Project:

(a) Neither the Developer nor any Employer shall discriminate against any employee or applicant for employment based upon race, religion, color, sex, national origin or ancestry, age, handicap or disability, sexual orientation, military discharge status, marital status, parental status or source of income as defined in the City of Chicago Human Rights Ordinance, Section 2-160-010 et seq. of the Municipal Code, as amended from time to time (the "Human Rights Ordinance"). The Developer and each Employer shall take affirmative action to ensure that applicants are hired and employed without discrimination based upon the foregoing grounds, and are treated in a non-discriminatory manner with regard to all job-related matters, including, without limitation: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Developer and each Employer agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the City setting forth the provisions of this nondiscrimination clause. In addition, the Developer and each Employer, in all solicitations or advertisements for employees, shall state that all qualified applicants shall receive consideration for employment without discrimination based upon the foregoing grounds.

(b) To the greatest extent feasible, the Developer and each Employer shall (i) present opportunities for training and employment of low and moderate income residents of the City, and (ii) provide that contracts for work in connection with the construction of the Project be awarded to business concerns which are located in or owned in substantial part by persons residing in, the City.

(c) The Developer and each Employer shall comply with all federal, state and local equal employment and affirmative action statutes, rules and regulations, including, without limitation, the Human Rights Ordinance and the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1993), both as amended from time to time, and any regulations promulgated thereunder.

(d) The Developer, in order to demonstrate compliance with the terms of this Section 23.1, shall cooperate with and promptly and accurately respond to inquiries by the City, which has the responsibility to observe and report compliance with equal employment opportunity regulations of federal, state and municipal agencies.

(e) The Developer and each Employer shall include the foregoing provisions of subparagraphs (a) through (d) in every contract entered into in connection with the

construction of the Project, and shall require inclusion of these provisions in every subcontract entered into by any subcontractors, and every agreement with any affiliate operating on the Property, so that each such provision shall be binding upon each contractor, subcontractor or affiliate, as the case may be.

(f) Failure to comply with the employment obligations described in this Section 23.1 shall be a basis for the City to pursue remedies under the provisions of Section 19.

### 23.2 City Resident Employment Requirement.

(a) The Developer agrees, and shall contractually obligate each Employer to agree, that during the construction of the Project, the Developer and each Employer shall comply with the minimum percentage of total worker hours performed by actual residents of the City of Chicago as specified in Section 2-92-330 of the Municipal Code (at least fifty percent); provided, however, that in addition to complying with this percentage, the Developer and each Employer shall be required to make good faith efforts to utilize qualified residents of the City in both unskilled and skilled labor positions.

(b) The Developer and the Employers may request a reduction or waiver of this minimum percentage level of Chicagoans as provided for in Section 2-92-330 of the Municipal Code in accordance with standards and procedures developed by the chief procurement officer of the City of Chicago.

(c) "Actual Residents of the City of Chicago" shall mean persons domiciled within the City of Chicago. The domicile is an individual's one and only true, fixed and permanent home and principal establishment.

(d) The Developer and the Employers shall provide for the maintenance of adequate employee residency records to ensure that actual Chicago residents are employed on the construction of the Project. The Developer and the Employers shall maintain copies of personal documents supportive of every Chicago employee's actual record of residence.

(e) The Developer and the Employers shall submit weekly certified payroll reports (U.S. Department of Labor Form WH-347 or equivalent) to DOH in triplicate, which shall identify clearly the actual residence of every employee on each submitted certified payroll. The first time that an employee's name appears on a payroll, the date that the Developer or Employer hired the employee should be written in after the employee's name.

(f) The Developer and the Employers shall provide full access to their employment records to the chief procurement officer, DOH, the Superintendent of the Chicago Police Department, the inspector general, or any duly authorized representative thereof. The Developer and the Employers shall maintain all relevant personnel data and records for a period of at least three (3) years after the issuance of the Certificate of Completion.

(g) At the direction of DOH, the Developer and the Employers shall provide affidavits and other supporting documentation to verify or clarify an employee's actual address when doubt or lack of clarity has arisen.

(h) Good faith efforts on the part of the Developer and the Employers to provide work for actual Chicago residents (but not sufficient for the granting of a waiver request as provided for in the standards and procedures developed by the chief procurement officer) shall not suffice to replace the actual, verified achievement of the requirements of this Section 23.2 concerning the worker hours performed by actual Chicago residents.

(i) If the City determines that the Developer or an Employer failed to ensure the fulfillment of the requirements of this Section 23.2 concerning the worker hours performed by actual Chicago residents or failed to report in the manner as indicated above, the City will thereby be damaged in the failure to provide the benefit of demonstrable employment to Chicagoans to the degree stipulated in this Section 23.2. If such non-compliance is not remedied in accordance with the breach and cure provisions of Section 19.3, the parties agree that 1/20 of 1 percent (.05%) of the aggregate hard construction costs set forth in the Budget shall be surrendered by the Developer to the City in payment for each percentage of shortfall toward the stipulated residency requirement. Failure to report the residency of employees entirely and correctly shall result in the surrender of the entire liquidated damages as if no Chicago residents were employed in either of the categories. The willful falsification of statements and the certification of payroll data may subject the Developer and/or the other Employers or employees to prosecution.

(j) Nothing herein provided shall be construed to be a limitation upon the "Notice of Requirements for Affirmative Action to Ensure Equal Employment Opportunity, Executive Order 11246" and "Standard Federal Equal Employment Opportunity, Executive Order 11246," or other affirmative action required for equal opportunity under the provisions of this Agreement.

(k) The Developer shall cause or require the provisions of this Section 23.2 to be included in all construction contracts and subcontracts related to the construction of the Project.

**23.3 Developer's MBE/WBE Commitment.** The Developer agrees for itself and its successors and assigns, and, if necessary to meet the requirements set forth herein, shall contractually obligate the General Contractor to agree, that during the construction of the Project:

(a) Consistent with the findings which support, as applicable, (i) the Minority-Owned and Women-Owned Business Enterprise Procurement Program, Section 2-92-420 et seq., Municipal Code (the "Procurement Program"), and (ii) the Minority- and Women-Owned Business Enterprise Construction Program, Section 2-92-650 et seq., Municipal Code (the "Construction Program," and collectively with the Procurement Program, the "MBE/WBE Program"), and in reliance upon the provisions of the MBE/WBE Program to the extent contained in, and as qualified by, the provisions of this Section 23.3, during the course of construction of the Project, at least 25% of the aggregate hard construction costs shall be expended for contract participation by minority-owned businesses and at least 5% of the aggregate hard construction costs shall be expended for contract participation by women-owned businesses.

(b) For purposes of this Section 23.3 only:

(i) The Developer (and any party to whom a contract is let by the Developer in connection with the Project) shall be deemed a "contractor" and this Agreement (and any contract let by the Developer in connection with the Project) shall be deemed a "contract" or a "construction contract" as such terms are defined in Sections 2-92-420 and 2-92-670, Municipal Code, as applicable.

(ii) The term "minority-owned business" or "MBE" shall mean a business identified in the Directory of Certified Minority Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a minority-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

(iii) The term "women-owned business" or "WBE" shall mean a business identified in the Directory of Certified Women Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a women-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

(c) Consistent with Sections 2-92-440 and 2-92-720, Municipal Code, the Developer's MBE/WBE commitment may be achieved in part by the Developer's status as an MBE or WBE (but only to the extent of any actual work performed on the Project by the Developer) or by a joint venture with one or more MBEs or WBEs (but only to the extent of the lesser of (i) the MBE or WBE participation in such joint venture, or (ii) the amount of any actual work performed on the Project by the MBE or WBE); by the Developer utilizing a MBE or a WBE as the General Contractor (but only to the extent of any actual work performed on the Project by the General Contractor); by subcontracting or causing the General Contractor to subcontract a portion of the construction of the Project to one or more MBEs or WBEs; by the purchase of materials or services used in the construction of the Project from one or more MBEs or WBEs; or by any combination of the foregoing. Those entities which constitute both a MBE and a WBE shall not be credited more than once with regard to the Developer's MBE/WBE commitment as described in this Section 23.3. In accordance with Section 2-92-730, Municipal Code, the Developer shall not substitute any MBE or WBE General Contractor or subcontractor without the prior written approval of DOH.

(d) The Developer shall deliver quarterly reports to the City's monitoring staff during the construction of the Project describing its efforts to achieve compliance with this MBE/WBE commitment. Such reports shall include, *inter alia*, the name and business address of each MBE and WBE solicited by the Developer or the General Contractor to work on the Project, and the responses received from such solicitation, the name and business address of each MBE or WBE actually involved in the construction of the Project, a description of the work performed or products or services supplied, the date and amount of such work, product or service, and such other information as may assist the City's monitoring staff in determining the Developer's compliance with this MBE/WBE commitment. The Developer shall maintain records of all relevant data with respect to the utilization of MBEs and WBEs in connection with the construction of the

Project for at least five (5) years after completion of the Project, and the City's monitoring staff shall have access to all such records maintained by the Developer, on prior notice of at least five (5) Business Days, to allow the City to review the Developer's compliance with its commitment to MBE/WBE participation and the status of any MBE or WBE performing any portion of the construction of the Project.

(e) Upon the disqualification of any MBE or WBE General Contractor or subcontractor, if the disqualified party misrepresented such status, the Developer shall be obligated to discharge or cause to be discharged the disqualified General Contractor or subcontractor, and, if possible, identify and engage a qualified MBE or WBE as a replacement. For purposes of this subsection (e), the disqualification procedures are further described in Sections 2-92-540 and 2-92-730, Municipal Code, as applicable.

(f) Any reduction or waiver of the Developer's MBE/WBE commitment as described in this Section 23.3 shall be undertaken in accordance with Sections 2-92-450 and 2-92-730, Municipal Code, as applicable.

**23.4 Pre-Construction Conference and Post-Closing Compliance Requirements.** Not less than seven (7) Business Days prior to the Closing Date, the Developer and the Developer's General Contractor and all major subcontractors shall meet with DOH monitoring staff regarding compliance with all Section 23 requirements. During this pre-construction meeting, the Developer shall present its plan to achieve its obligations under this Section 23, the sufficiency of which the City's monitoring staff shall approve as a precondition to the Closing. During the construction of the Project, the Developer shall submit all documentation required by this Section 23 to the City's monitoring staff, including, without limitation, the following: (a) subcontractor's activity report; (b) contractor's certification concerning labor standards and prevailing wage requirements (if applicable); (c) contractor letter of understanding; (d) monthly utilization report; (e) authorization for payroll agent; (f) certified payroll; (g) evidence that MBE/WBE contractor associations have been informed of the Project via written notice and hearings; and (h) evidence of compliance with job creation/job retention requirements (if any). Failure to submit such documentation on a timely basis, or a determination by the City's monitoring staff, upon analysis of the documentation, that the Developer is not complying with its obligations under this Section 23, shall, upon the delivery of written notice to the Developer, be deemed an Event of Default. Upon the occurrence of any such Event of Default, in addition to any other remedies provided in this Agreement, the City may: (x) issue a written demand to the Developer to halt construction of the Project, (y) withhold any further payment of any City funds to the Developer or the General Contractor (if applicable), or (z) seek any other remedies against the Developer available at law or in equity.

## **SECTION 24. REPRESENTATIONS AND WARRANTIES.**

**24.1 Representations and Warranties of the Developer.** To induce the City to execute this Agreement and perform its obligations hereunder, the Developer represents, warrants and covenants as follows:

(a) The Developer is an Illinois limited liability company duly organized, validly existing, and in good standing under the laws of the State of Illinois, with full power and authority to acquire, own and redevelop the Property, and the person signing this Agreement on behalf of the Developer has the authority to do so.

(b) All certifications and statements contained in the Economic Disclosure Statements submitted to the City by the Developer are true, accurate and complete.

(c) The Developer has the right, power and authority to enter into, execute, deliver and perform this Agreement. The Developer's execution, delivery and performance of this Agreement, and all instruments and agreements contemplated hereby, have been duly authorized by all necessary action, and do not and will not violate the Developer's articles of organization or operating agreement (as amended and supplemented), or any applicable Laws, nor will such execution, delivery and performance, upon the giving of notice or lapse of time or both, result in a breach or violation of, or constitute a default under, or require any consent under, any other agreement, instrument or document to which the Developer, or any party affiliated with the Developer, is a party or by which the Developer or the Property is now or may become bound.

(d) No action, litigation, investigation or proceeding of any kind is pending or threatened against the Developer or any party affiliated with the Developer by or before any court, governmental commission, board, bureau or any other administrative agency, and the Developer knows of no facts which could give rise to any such action, litigation, investigation or proceeding, which could: (i) affect the ability of the Developer to perform its obligations hereunder; or (ii) materially affect the operation or financial condition of the Developer.

(e) The Developer is now and for the term of the Agreement shall remain solvent and able to pay its debts as they mature.

(f) The Developer shall procure and maintain all Governmental Approvals necessary to construct, complete and operate the Project.

(g) The Developer is not in default in any material respect with respect to any indenture, loan agreement, mortgage, note or any other agreement or instrument related to the borrowing of money to which the Developer is a party or by which the Developer is bound.

(h) The Project will not violate: (i) any applicable Laws, including, without limitation, any zoning and building codes and Environmental Laws; or (ii) any building permit, restriction of record or other agreement affecting the Property.

(i) The Developer has not made or caused to be made, directly or indirectly, any payment, gratuity or offer of employment in connection with this Agreement or any contract paid from the City treasury or pursuant to City ordinance, for services to any City agency ("City Contract") as an inducement for the City to enter into this Agreement or any City Contract with the Developer in violation of Chapter 2-156-120 of the Municipal Code of the City.

(j) Neither the Developer nor any Affiliate of the Developer is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable Laws: the Specially Designated

Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

24.2 Representations and Warranties of the City. To induce the Developer to execute this Agreement and perform its obligations hereunder, the City hereby represents and warrants to the Developer that the City has authority under its home rule powers to execute and deliver this Agreement and perform the terms and obligations contained herein.

24.3 Survival of Representations and Warranties. Each of the Parties agrees that all warranties, representations, covenants and agreements contained in this Section 24 and elsewhere in this Agreement are true, accurate and complete as of the Effective Date and shall survive the Effective Date and shall be in effect until the issuance of the Certificate of Completion.

## SECTION 25. NOTICES.

Any notice, demand or communication required or permitted to be given hereunder shall be given in writing at the addresses set forth below by any of the following means: (a) personal service; (b) facsimile or email; (c) overnight courier; or (d) registered or certified first class mail, postage prepaid, return receipt requested:

If to the City:	City of Chicago Department of Housing 121 North LaSalle Street, Room 1000 Chicago, Illinois 60602 Attn: Commissioner
With a copy to:	City of Chicago Department of Law 121 North LaSalle Street, Suite 600 Chicago, Illinois 60602 Attn: Real Estate and Land Use Division
If to the Developer:	Swift Equity, LLC 905 175 <sup>th</sup> Street, Unit 3SW Homewood, Illinois 60430 Attn: Samuel Saka
With a copy to:	Frenzel Law, LLC 120 West Madison Street, Unit 200-10 Chicago, Illinois 60602 Attn: _____

Any notice, demand or communication given pursuant to either clause (a) or (b) hereof shall be deemed received upon such personal service or upon confirmed transmission by facsimile or email, respectively, provided that such facsimile transmission is confirmed as having occurred prior to 5:00 p.m. on a business day. If such transmission occurred after 5:00 p.m. on a business day or on a non-business day, it shall be deemed to have been given on the next business day. Any notice, demand or communication given pursuant to clause (c) shall be deemed received on the business day immediately following deposit with the overnight courier. Any notice, demand or communication sent pursuant to clause (d) shall be deemed received

three (3) Business Days after mailing. The parties, by notice given hereunder, may designate any further or different addresses to which subsequent notices, demands or communications shall be given. The refusal to accept delivery by any party or the inability to deliver any communication because of a changed address of which no notice has been given in accordance with this Section 25 shall constitute delivery.

#### **SECTION 26. BUSINESS RELATIONSHIPS.**

The Developer acknowledges (a) receipt of a copy of Section 2-156-030 (b) of the Municipal Code, (b) that it has read such provision and understands that pursuant to such Section 2-156-030 (b) it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a "Business Relationship" (as defined in Section 2-156-080 of the Municipal Code), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a Business Relationship, and (c) notwithstanding anything to the contrary contained in this Agreement, that a violation of Section 2-156-030 (b) by an elected official, or any person acting at the direction of such official, with respect to any transaction contemplated by this Agreement shall be grounds for termination of this Agreement and the transactions contemplated hereby. The Developer hereby represents and warrants that no violation of Section 2-145-030 (b) has occurred with respect to this Agreement or the transactions contemplated hereby.

#### **SECTION 27. PROHIBITION ON CERTAIN CONTRIBUTIONS PURSUANT TO MAYORAL EXECUTIVE ORDER NO. 2011-4.**

27.1 The Developer agrees that it, any person or entity who directly or indirectly has an ownership or beneficial interest in it of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, its contractors (i.e., any person or entity in direct contractual privity with the Developer regarding the subject matter of this Agreement) ("Contractors"), any person or entity who directly or indirectly has an ownership or beneficial interest in any Contractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (such Owners and all other preceding classes of persons and entities, collectively the "Identified Parties"), shall not make a contribution of any amount to the Mayor of the City of Chicago or to his political fundraising committee (a) after execution of this Agreement by the Developer, (b) while this Agreement or any Other Contract (as hereinafter defined) is executory, (c) during the term of this Agreement or any Other Contract, or (d) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated. This provision shall not apply to contributions made prior to May 16, 2011, the effective date of Executive Order 2011-4.

27.2 The Developer represents and warrants that from the later of (a) May 16, 2011, or (b) the date the City approached the Developer, or the date the Developer approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

27.3 The Developer agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

27.4 The Developer agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 2011-4 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

27.5 Notwithstanding anything to the contrary contained herein, the Developer agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this Section 27 or violation of Mayoral Executive Order No. 2011-4 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted, unless the City, in its sole discretion, elects to grant such an opportunity to cure. Such breach and default entitles the City to all remedies (including, without limitation, termination for default) under this Agreement, and under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

27.6 If the Developer intentionally violates this provision or Mayoral Executive Order No. 2011-4 prior to the Closing, the City may elect to decline to close the transaction contemplated by this Agreement.

27.7 For purposes of this provision:

(a) "Bundle" means to collect contributions from more than one source, which contributions are then delivered by one person to the Mayor or to his political fundraising committee.

(b) "Other Contract" means any other agreement with the City to which the Developer is a party that is (i) formed under the authority of Chapter 2-92 of the Municipal Code; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the City Council.

(c) "Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code, as amended.

(d) Individuals are "domestic partners" if they satisfy the following criteria:

(i) they are each other's sole domestic partner, responsible for each other's common welfare; and

(ii) neither party is married; and

(iii) the partners are not related by blood closer than would bar marriage in the State of Illinois; and

(iv) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and

(v) two of the following four conditions exist for the partners:

(1) The partners have been residing together for at least 12 months.

- (2) The partners have common or joint ownership of a residence.
- (3) The partners have at least two of the following arrangements:
  - (A) joint ownership of a motor vehicle;
  - (B) joint credit account;
  - (C) a joint checking account;
  - (D) a lease for a residence identifying both domestic partners as tenants.
- (4) Each partner identifies the other partner as a primary beneficiary in a will.

(e) "Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal Code, as amended.

#### **SECTION 28. INSPECTOR GENERAL AND LEGISLATIVE INSPECTOR GENERAL.**

It is the duty of every officer, employee, department, agency, contractor, subcontractor, developer and licensee of the City, and every applicant for certification of eligibility for a City contract or program, to cooperate with the City's Legislative Inspector General and with the City's Inspector General in any investigation or hearing undertaken pursuant to Chapters 2-55 and 2-56, respectively, of the Municipal Code. The Developer understands and will abide by all provisions of Chapters 2-55 and 2-56 of the Municipal Code.

#### **SECTION 29. WASTE ORDINANCE PROVISIONS.**

In accordance with Section 11-4-1600(e) of the Municipal Code, the Developer warrants and represents that it, and to the best of its knowledge, its contractors and subcontractors, have not violated and are not in violation of any provisions of Section 7-28 or Section 11-4 of the Municipal Code (the "Waste Sections"). During the period while this Agreement is executory, any violation of the Waste Sections by the Developer, its General Contractor or any subcontractor, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole discretion of the Commissioner of DOH. Such breach and default entitles the City to all remedies under this Agreement, at law or in equity. This section does not limit the duty of the Developer, the General Contractor and any subcontractors to comply with all applicable Laws, in effect now or later, and whether or not they appear in this Agreement. Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect the Developer's eligibility for future contract awards.

#### **SECTION 30. 2014 CITY HIRING PLAN.**

30.1 The City is subject to the June 16, 2014 "City of Chicago Hiring Plan" (as amended, the "2014 City Hiring Plan") entered in *Shakman v. Democratic Organization of Cook County*, Case No 69 C 2145 (United States District Court for the Northern District of Illinois). Among other things, the 2014 City Hiring Plan prohibits the City from hiring persons as governmental employees in non-exempt positions on the basis of political reasons or factors.

30.2 The Developer is aware that City policy prohibits City employees from directing any individual to apply for a position with the Developer, either as an employee or as a subcontractor, and from directing the Developer to hire an individual as an employee or as a subcontractor. Accordingly, the Developer must follow its own hiring and contracting procedures, without being influenced by City employees. Any and all personnel provided by the Developer under this Agreement are employees or subcontractors of the Developer, not employees of the City of Chicago. This Agreement is not intended to and does not constitute, create, give rise to, or otherwise recognize an employer-employee relationship of any kind between the City and any personnel provided by the Developer.

30.3 The Developer will not condition, base, or knowingly prejudice or affect any term or aspect to the employment of any personnel provided under this Agreement, or offer employment to any individual to provide services under this Agreement, based upon or because of any political reason or factor, including, without limitation, any individual's political affiliation, membership in a political organization or party, political support or activity, political financial contributions, promises of such political support, activity or financial contributions, or such individual's political sponsorship or recommendation. For purposes of this Agreement, a political organization or party is an identifiable group or entity that has as its primary purpose the support of or opposition to candidates for elected public office. Individual political activities are the activities of individual persons in support of or in opposition to political organizations or parties or candidates for elected public office.

30.4 In the event of any communication to the Developer by a City employee or City official in violation of Section 32.2 above, or advocating a violation of Section 32.3 above, the Developer will, as soon as is reasonably practicable, report such communication to the Hiring Oversight Section of the City's Office of the Inspector General (the "OIG"), and also to the head of the relevant City department utilizing services provided under this Agreement. The Developer will also cooperate with any inquiries by the OIG.

#### **SECTION 31. FAILURE TO MAINTAIN ELIGIBILITY TO DO BUSINESS WITH THE CITY.**

Failure by the Developer or any controlling person (as defined in Section 1-23-010 of the Municipal Code) thereof to maintain eligibility to do business with the City of Chicago as required by Section 1-23-030 of the Municipal Code shall be grounds for termination of this Agreement and the transactions contemplated hereby. The Developer shall at all times comply with Section 2-154-020 of the Municipal Code.

#### **SECTION 32. MISCELLANEOUS.**

The following general provisions govern this Agreement:

32.1 **Counterparts.** This Agreement may be executed in any number of counterparts, each of which shall be deemed an original and all of which, taken together, shall constitute a single, integrated instrument.

32.2 **Cumulative Remedies.** The remedies of any party hereunder are cumulative and the exercise of any one or more of such remedies shall not be construed as a waiver of any other remedy herein conferred upon such party or hereafter existing at law or in equity, unless specifically so provided herein.

32.3 Date for Performance. If the final date of any time period set forth herein falls on a Saturday, Sunday or legal holiday under the laws of Illinois or the United States of America, then such time period shall be automatically extended to the next business day.

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

32.5 Entire Agreement; Modification. This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes any prior agreements, negotiations and discussions. This Agreement may not be modified or amended in any manner without the prior written consent of the parties hereto. No term of this Agreement may be waived or discharged orally or by any course of dealing, but only by an instrument in writing signed by the party benefited by such term.

32.6 Exhibits. All exhibits referred to herein and attached hereto shall be deemed part of this Agreement.

32.7 Force Majeure. Neither the City nor the Developer shall be considered in breach of or in default of its obligations under this Agreement in the event of a delay due to unforeseeable events or conditions beyond the reasonable control of the party affected which in fact interferes with the ability of such party to discharge its obligations hereunder, including, without limitation, fires, floods, strikes, shortages of material and unusually severe weather or delays of subcontractors due to such causes. The time for the performance of the obligations shall be extended only for the period of the delay and only if the party relying on this section requests an extension in writing within twenty (20) days after the beginning of any such delay.

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

32.9 Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois.

32.10 Headings. The headings of the various sections and subsections of this Agreement have been inserted for convenience of reference only and shall not in any manner be construed as modifying, amending or affecting in any way the express terms and provisions hereof.

32.11 Limitation of Liability. No member, official, officer, director, trustee or employee of the City or the Developer shall be personally liable in the event of any default or breach under this Agreement or for any amount which may become due to any other party under the terms of this Agreement.

32.12 No Merger. The terms of this Agreement shall not be merged with the Deed, and the delivery of the Deed shall not be deemed to affect or impair the terms of this Agreement.

32.13 No Waiver. No waiver by the City with respect to any specific default by the Developer shall be deemed to be a waiver of the rights of the City with respect to any other defaults of the Developer, nor shall any forbearance by the City to seek a remedy for any breach or default be deemed a waiver of its rights and remedies with respect to such breach or

default, nor shall the City be deemed to have waived any of its rights and remedies unless such waiver is in writing.

32.14 Severability. If any term of this Agreement or any application thereof is held invalid or unenforceable, the remainder of this Agreement shall be construed as if such invalid part were never included herein and this Agreement shall be and remain valid and enforceable to the fullest extent permitted by law.

32.15 Successors and Assigns. Except as otherwise provided in this Agreement, the terms and conditions of this Agreement shall apply to and bind the successors and assigns of the parties.

32.16 Venue and Consent to Jurisdiction. If there is a lawsuit under this Agreement, each party agrees to submit to the jurisdiction of the courts of Cook County, the State of Illinois and the United States District Court for the Northern District of Illinois.

**IN WITNESS WHEREOF**, the undersigned has caused this Agreement to be executed on or as of the date first above written.

**CITY OF CHICAGO**, an Illinois municipal corporation and home rule unit of government

By: \_\_\_\_\_  
Marisa C. Novara  
Commissioner  
Department of Housing

STATE OF ILLINOIS            )  
  ) SS.  
COUNTY OF COOK            )

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, do hereby certify that Marisa C. Novara, the Commissioner of the Department of Housing of the City of Chicago, an Illinois municipal corporation ("City"), and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and, being first duly sworn by me, acknowledged that, as said Commissioner, she signed and delivered the foregoing instrument pursuant to authority given by the City as her free and voluntary act and as the free and voluntary act and deed of the City, for the uses and purposes therein set forth.

GIVEN under my notarial seal this \_\_\_\_ day of \_\_\_\_\_, 2019.

\_\_\_\_\_  
NOTARY PUBLIC

**IN WITNESS WHEREOF**, the undersigned has caused this Agreement to be executed on or as of the date first above written.

**SWIFT EQUITY, LLC**, an Illinois limited liability company

By: \_\_\_\_\_  
Samuel Saka  
President

STATE OF ILLINOIS        )  
                                  ) SS.  
COUNTY OF COOK        )

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, do hereby certify that Samuel Saka, the President of Swift Equity, LLC, an Illinois limited liability company, personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and, being first duly sworn by me, acknowledged that s/he signed and delivered the foregoing instrument pursuant to authority given by the Company, as her/his free and voluntary act and as the free and voluntary act and deed of the Company, for the uses and purposes therein set forth.

GIVEN under my notarial seal this \_\_\_\_ day of \_\_\_\_\_, 2019.

\_\_\_\_\_  
NOTARY PUBLIC

[(Sub)Exhibits "C", "D" and "E" referred to in this Agreement for Sale and Redevelopment of Land with Swift Equity LLC unavailable at time of printing.]

[(Sub)Exhibit "A" referred to in this Agreement for Sale and Redevelopment of Land with Swift Equity LLC constitutes Exhibit "A" to ordinance printed on page 2543 of this *Journal*.]

[(Sub)Exhibit "B" referred to in this Agreement for Sale and Redevelopment of Land with Swift Equity LLC printed on page 2578 of this *Journal*.]

(Sub)Exhibit "B".  
(To Agreement For Sale And Redevelopment Of Land With Swift Equity LLC)

*Aerial Photo Of Property.*

**442 - 436 E 46th St**



CONVEYANCE OF CITY-OWNED PROPERTIES AT 5822 S. HALSTED ST., 1052 -- 1056 W. 59<sup>TH</sup> ST., 1114 -- 1120 W. 59<sup>TH</sup> ST. AND 5800 S. ADA ST. TO NEIGHBORSPACE FOR CREATION OF OUTDOOR COMMUNITY URBAN FARMS.

[O2019-2834]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Housing and Real Estate, for which a meeting was held on July 17, 2019, having had under consideration an ordinance introduced by Mayor Rahm Emanuel on April 10, 2019, this being the sale of City-owned properties at 5822 South Halsted Street, 1052 -- 1056 West 59<sup>th</sup> Street, 1114 -- 1120 West 59<sup>th</sup> Street and 5800 South Ada Street, 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 voice vote of all committee members present, with no dissenting votes.

Respectfully submitted,

(Signed) HARRY OSTERMAN,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 by virtue of the provisions of Article VII, Section 6(a) of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The City has established the Community Development Commission ("CDC") to, among other things, designate redevelopment areas, approve redevelopment plans, and recommend the sale or lease of parcels located in redevelopment areas, subject to the approval of the City Council of the City ("City Council"); and

WHEREAS, The City Council, by ordinance adopted on June 27, 2001, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* (the "Journal") for such date at pages 61852 through 62055, has approved a redevelopment plan and project (the "Plan") for the Englewood Neighborhood Redevelopment Project Area (the "Area") pursuant to the Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74.4-1, et seq. (the "Act")), has designated the Area as a "redevelopment project area" under the Act, and has adopted tax increment financing for the Area; and

WHEREAS, The City Council finds that there is a lack of sufficient open space in the City for recreational and aesthetic uses, and as a result there is a need to develop small open spaces as parks, gardens and natural areas for public use for the benefit of the citizens of the City; and

WHEREAS, The Chicago Plan Commission ("CPC"), the Chicago Park District and the City Council have previously prepared and approved that certain planning document entitled "CitySpace: An Open Space Plan For Chicago", dated January 1998 (the "Open Space Plan"), which sets forth certain goals and objectives for increasing open space in the City; and

WHEREAS, The Open Space Plan sets a minimum standard of two acres of open space per 1,000 residents; and

WHEREAS, The City Council finds that the establishment of additional public open space and parkland is essential to the general health, safety and welfare of the City; and

WHEREAS, The CPC has previously approved that certain planning document entitled the "Green Healthy Neighborhoods Plan", dated March 20, 2014 (the "Green Plan"); and

WHEREAS, The Green Plan provides a set of strategies for housing, retail, open space and productive landscapes within the Englewood, West Englewood, Greater Grand Crossing, Woodlawn, and Washington Park community areas (the "Study Area"); and

WHEREAS, The City owns the parcel of real property commonly known as 5822 South Halsted Street, Chicago, Illinois, and identified on Exhibit A-1 attached hereto and made a part hereof (the "Halsted Parcel"); and

WHEREAS, The City owns the parcels of real property commonly known as 1052 -- 1056 West 59<sup>th</sup> Street, Chicago, Illinois, and identified on Exhibit A-2 attached hereto and made a part hereof (the "East 59<sup>th</sup> Street Parcels"); and

WHEREAS, The City owns the parcels of real property commonly known as 1114 -- 1120 West 59<sup>th</sup> Street, Chicago, Illinois, and identified on Exhibit A-3 attached hereto and made a part hereof (the "West 59<sup>th</sup> Street Parcels" and together with the East 59<sup>th</sup> Street Parcels, the "59<sup>th</sup> Street Parcels"); and

WHEREAS, The Halsted Parcel and the 59<sup>th</sup> Street Parcels are located in the Area; and

WHEREAS, The City owns the parcel of real property commonly known as 5800 South Ada Street, Chicago, Illinois, and identified on Exhibit A-4 attached hereto and made a part hereof (the "Ada Parcel" and together with the Halsted Parcel and the 59<sup>th</sup> Street Parcels, the "Property"); and

WHEREAS, The Property is located in the Study Area; and

WHEREAS, Pursuant to an ordinance adopted by the City Council on March 26, 1996, and published at pages 18969 through 18979 in the *Journal* for such date (the "NeighborSpace Ordinance"), the City Council approved the establishment of NeighborSpace, an Illinois not-for-profit corporation, as a collaboration among the City, the Chicago Park District and the Cook County Forest Preserve District to address the lack of sufficient open space in the City for recreational and aesthetic uses; and

WHEREAS, NeighborSpace was incorporated under the laws of the State of Illinois as a not-for-profit corporation on May 29, 1996, organized exclusively for charitable, scientific and educational purposes including, but not limited to, the preservation of open space and parks within the City; and

WHEREAS, The primary function of NeighborSpace is to own, lease and manage small open spaces in the City for development and maintenance by neighborhood community groups; and

WHEREAS, The NeighborSpace Ordinance contemplates that the City would donate, sell or lease land to NeighborSpace, and that NeighborSpace, in turn, would enter into agreements with local groups to use and maintain the land as community gardens or other public open space; and

WHEREAS, The City desires to convey the Property to NeighborSpace for the creation of outdoor community urban farms; and

WHEREAS, NeighborSpace will partner with Grow Greater Englewood, Inc., an Illinois not-for-profit ("GGE"), to establish outdoor community urban farms on the Property; and

WHEREAS, NeighborSpace will own the Property and GGE will construct and manage the outdoor community urban farms; and

WHEREAS, The City plans to enroll the Property in the Illinois Environmental Protection Agency's (the "IEPA") Site Remediation Program (the "SRP") for the purposes of receiving a Comprehensive Residential Final No Further Remediation Letter (the "Final NFR"), and prior to the conveyance of the Property, the City plans to install a geotextile engineered barrier or equivalent that meets the requirements set forth in Title 35 of the Illinois Administrative Code Section 742.1105 (the "Engineered Barrier"); and

WHEREAS, The City Council finds that the conveyance of the Property to NeighborSpace is consistent with the goals and objectives of the Open Space Plan, which, among other things, specifies that parks, open spaces and other community facilities should be located within walking distance of residential developments; and

WHEREAS, The City Council finds that the conveyance of the Property to NeighborSpace is consistent with the goals and objectives of the Green Plan, as outdoor community urban farms are a viable component of the Green Plan's goals to improve the environmental quality of the neighborhood, to promote healthy food selection and eating, and to create employment opportunities for residents; and

WHEREAS, The City Council finds that the conveyance of the Halsted Parcel and the 59<sup>th</sup> Street Parcels is consistent with the Plan for the Area; and

WHEREAS, The City Council finds that the conveyance of the Property to NeighborSpace for use as outdoor community urban farms are in the best interests of the City; and

WHEREAS, The Halsted Parcel and the Ada Parcel are located in an M1-1 Light Manufacturing/Business Park Zoning District, which zoning district prohibits outdoor urban farms; and

WHEREAS, The East 59<sup>th</sup> Street Parcel is located in a B3-1 Community Shopping Zoning District, which zoning district prohibits outdoor urban farms; and

WHEREAS, The West 59<sup>th</sup> Street Parcel is located in an RS3 Residential Zoning District, which zoning district prohibits outdoor urban farms; and

WHEREAS, Prior to conveyance of the Property to NeighborSpace, the City plans to rezone the Property to zoning districts that allow outdoor urban farms; and

WHEREAS, Such rezoning shall occur by separate ordinance; and

WHEREAS, Pursuant to a Resolution 19-CDC-13 adopted on March 12, 2019, the CDC recommended the sale of the Halsted Parcel and the 59<sup>th</sup> Street Parcels; and

WHEREAS, Public notices advertising the proposed sale of the Halsted Parcel and the 59<sup>th</sup> Street Parcels appeared in the *Chicago Sun-Times*, a newspaper of general circulation (the "*Sun-Times*"), on March 16, March 30, and April 13, 2019; and

WHEREAS, Public notices advertising the proposed sale of the Ada Parcel appeared in the *Sun-Times* on March 1, March 15 and March 29, 2019; and

WHEREAS, No alternative proposals were received by the City prior to the respective deadlines set forth in such advertisements; now, therefore,

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

SECTION 1. The foregoing recitals, findings and statements of fact are hereby adopted as the findings of the City Council.

SECTION 2. The City hereby approves the conveyance of the Property to NeighborSpace for the sum of One and no/100 Dollars (\$1.00) per parcel, subject to the satisfaction of the following conditions (unless waived by the Department of Planning and Development (the "Department") in its sole discretion):

(a) The City shall have obtained the Final NFR and shall have installed the Engineered Barrier on the Property; and

(b) The Property shall have been rezoned to zoning districts that permit outdoor urban farms.

SECTION 3. The Mayor or his proxy is authorized to execute, and the City Clerk is authorized to attest, one or more quitclaim deeds conveying the Property to, NeighborSpace. The quitclaim deed(s) shall include the following covenants running with the land, if such covenants are applicable, or language substantially similar and acceptable to the Corporation Counsel:

First: NeighborSpace shall use, or permit the use, of the Property as open space only, including, without limitation, as a community garden or an urban farm. If NeighborSpace uses, or permits the use of, the Property for any other purpose, the City may re-enter and take possession of the Property, terminate the estate conveyed to NeighborSpace, and revert title to the Property in the City. The Commissioner of the Department, in his sole and absolute discretion, shall have the authority to release or modify this covenant upon the request of NeighborSpace.

Second: The City has enrolled the Property in the IEPA's SRP and obtained the Final NFR in a manner that complies with all land use restrictions, institutional controls and

other terms and conditions contained in the Final NFR Letter for the Property. If the usage of the Property changes, NeighborSpace shall re-enroll the Property in the SRP and receive an appropriate Final NFR for the proposed usage. If NeighborSpace uses, or permits the use of, the Property for any purpose that does not comply with the requirements in this covenant, the City may re-enter and take possession of the Property, terminate the estate conveyed to NeighborSpace, and re-vest title to the Property in the City.

Third: The Property has been improved with the Engineered Barrier. NeighborSpace shall use, and permit the use of, the Property only in a manner that does not disturb the Engineered Barrier. If NeighborSpace uses, or permits the use of, the Property in any way that disturbs the Engineered Barrier, the City may re-enter and take possession of the Property, terminate the estate conveyed to NeighborSpace, and re-vest title to the Property in the City.

Fourth: NeighborSpace acknowledges and agrees that the Property is being conveyed, and NeighborSpace accepts the Property, in its "as is", "where is" and "with all faults" condition without any covenant, representation or warranty, express or implied, of any kind, as to the structural, physical or environmental condition of the Property or the suitability of the Property for any purpose whatsoever. NeighborSpace, on behalf of herself/himself/themselves/itself (as applicable) and hers/his/their/its (as applicable) successors and assigns, shall release, relinquish and forever discharge the City and its officers, employees, agencies, departments and officials, from and against any and all claims, causes of action, demands, legal or administrative proceedings, losses, damages, liabilities, judgments, amounts paid in settlement, interest, fines, penalties, costs and expenses (including, without limitation, reasonable attorney's fees and expenses and court costs) based upon, arising out of or in any way connected with, directly or indirectly, the structural, physical or environmental condition of the Property. The foregoing covenant of release is part of the consideration for the Property and shall run with the land and bind NeighborSpace and NeighborSpace's successors and assigns.

Fifth: The Halsted Parcel and the 59<sup>th</sup> Street Parcels are located in the Englewood Neighborhood Redevelopment Area ("Area"), established pursuant to ordinances adopted by the City Council on June 27, 2001, and published in the *Journal* for such date at pages 61852 through 62055. NeighborSpace is obligated to use the Halsted Parcel and the 59<sup>th</sup> Street Parcels only for uses permitted under the redevelopment plan for the Area, until such redevelopment plan expires. NeighborSpace's acceptance of this deed shall be deemed to be NeighborSpace's agreement to comply with such use restrictions.

Sixth: NeighborSpace shall not discriminate on the basis of race, color, sex, gender identity, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status, or source of income in the sale, lease, rental, use or occupancy of the Property or any part thereof.

SECTION 4. The Commissioner of the Department ("Commissioner") or a designee of the Commissioner is each hereby authorized to negotiate, execute and deliver such documents as may be necessary or appropriate to implement the provisions of this ordinance, subject to the approval of the Corporation Counsel. Such documents may contain terms and provisions that the Commissioner or the Commissioner's designee deem appropriate.

SECTION 5. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 6. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 7. This ordinance shall be in full force and effect immediately upon its passage and approval.

Exhibits "A-1", "A-2", "A-3" and "A-4" referred to in this ordinance read as follows:

*Exhibit "A-1".*

Legal Description Of Halsted Parcel (subject to final survey and title commitment):

Lots 5, 6, 7, 8, 9, 34, 35, 36, 37, 38 and 39 (except the north 16 feet of Lot 39) in Block 8 in John Walker's Subdivision of the southeast quarter of the northeast quarter of Section 17, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

5822 South Halsted Street  
Chicago, Illinois 60621.

Permanent Index Number:

20-17-231-004-0000.

*Exhibit "A-2".*

*Legal Description Of E. 59<sup>th</sup> St. Parcels.*

(Subject To Final Survey And Title Commitment)

Parcel 1:

Lot 24 in Block 3 in James U. Borden's Subdivision of the east half of the southwest quarter of the northeast quarter of Section 17, Township 38 North, Range 14, East of the Third Principal Meridian (except the railroad), in Cook County, Illinois.

Parcel 2:

Lot 25 in Block 3 in James U. Borden's Subdivision of the east half of the southwest quarter of the northeast quarter of Section 17, Township 38 North, Range 14, East of the Third Principal Meridian (except the railroad), in Cook County, Illinois.

Parcel 3:

Lot 26 in Block 3 in James U. Borden's Subdivision of the east half of the southwest quarter of the northeast quarter of Section 17, Township 38 North, Range 14, East of the Third Principal Meridian (except the railroad), in Cook County, Illinois.

Commonly Known As:

1052 -- 1056 West 59<sup>th</sup> Street  
Chicago, Illinois 60629.

Permanent Index Numbers:

20-17-226-032-0000;

20-17-226-033-0000; and

20-17-226-034-0000.

*Exhibit "A-3".*

*Legal Description Of W. 59<sup>th</sup> St. Parcels.*

(Subject To Final Survey And Title Commitment)

Parcel 1:

Lot 11 in Block 4 in B.F. Jacob's Resubdivision of Block 3 (except Lots 6 and 19 and the north half of Lots 7 and 18) also of Lots 8 to 17, inclusive, and the south half of Lots 7 and 18 in Block 4, all in McCarthy's Subdivision of the west half of the southwest quarter of the northwest quarter of Section 17, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 2:

Lot 12 in Block 4 in B.F. Jacob's Resubdivision of Block 3 (except Lots 6 and 19 and the north half of Lots 7 and 18) also of Lots 8 to 17, inclusive, and the south half of Lots 7 and 18 in Block 4, all in McCarthy's Subdivision of the west half of the southwest quarter of the northwest quarter of Section 17, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 3:

Lot 13 in Block 4 in B.F. Jacob's Resubdivision of Block 3 (except Lots 6 and 19 and the north half of Lots 7 and 18) also of Lots 8 to 17, inclusive, and the south half of Lots 7 and 18 in Block 4, all in McCarthy's Subdivision of the west half of the southwest quarter of the northwest quarter of Section 17, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Parcel 4:

Lots 14 and 15 in Block 4 in B.F. Jacob's Resubdivision of Block 3 (except Lots 6 and 19 and the north half of Lots 7 and 18) also of Lots 8 to 17, inclusive, and the south half of Lots 7 and 18 in Block 4, all in McCarthy's Subdivision of the west half of the southwest quarter of the northwest quarter of Section 17, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

1114 -- 1120 West 59<sup>th</sup> Street  
Chicago, Illinois 60629.

Permanent Index Numbers:

20-17-225-023-0000;  
20-17-225-024-0000;  
20-17-225-025-0000; and  
20-17-225-026-0000.

*Exhibit "A-4".*

Legal Description Of Ada Parcel (subject to final survey and title commitment):

Lot 1 (except the west 124 feet thereof) in Foreman's Resubdivision of Lots 47 to 53, inclusive, and Lots 105 to 114, inclusive, also of vacated alley lying between said original lots in Centre Avenue Addition, a subdivision of the southeast quarter of the northwest quarter of Section 17, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

5800 South Ada Street  
Chicago, Illinois 60636.

Permanent Index Number:

20-17-128-019-0000.

---

LEASE AGREEMENT WITH THE FRANCISCANS OF THE EUCHARIST OF CHICAGO FOR USE OF CITY-OWNED PROPERTIES AT 3800 -- 3804 AND 3812 W. CHICAGO AVE. AS LANDSCAPED RECREATIONAL AREA.

[O2019-4155]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Housing and Real Estate, for which a meeting was held on July 17, 2019, having had under consideration an ordinance introduced by Mayor Lori E. Lightfoot

on June 12, 2019, this being the lease of City-owned properties at 3800 -- 3804 and 3812 West Chicago Avenue, 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 voice vote of all committee members present, with no dissenting votes.

Respectfully submitted,

(Signed) HARRY OSTERMAN,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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. On behalf of the City of Chicago as landlord, the Commissioner of the Department of Fleet and Facility Management is authorized to execute a lease with The Franciscans of the Eucharist of Chicago, as tenant, for use of the property located at 3800 -- 3804 and 3812 West Chicago Avenue as landscaped recreation areas; such lease to be approved by the Commissioner of the Department of Planning and Development, and 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 and approval.

Lease Agreement referred to in this ordinance reads as follows:

*Lease No. 20353.*

**THIS LEASE** (the "Lease") is made and entered into this \_\_\_\_ day of \_\_\_\_\_, 2019 by and between, the **CITY OF CHICAGO**, an Illinois municipal corporation and home rule unit of government, acting by and through its Department of Fleet and Facility Management, and having its principal offices at 121 N. LaSalle Street, Chicago, IL 60602, (herein referred to as "**City**" or "**Landlord**"), and **THE FRANCISCANS OF THE EUCHARIST OF CHICAGO**, an Illinois not-for-profit corporation, having its principal office at 851 North Avers Avenue, Chicago, Illinois (hereinafter referred to as "**Tenant**").

**RECITALS**

**WHEREAS**, Landlord is the owner of the real property located at 3800-3804 West Chicago Avenue, Chicago, Illinois, 60651, consisting of 9,125 square feet of vacant land (PINs 16-02-328-037 and 16-02-328-038, the "**East Parcel**"); and

**WHEREAS**, Landlord is the owner of the real property located at 3812 West Chicago Avenue, Chicago, Illinois, 60651, consisting of 3,000 square feet of vacant land (PIN 16-02-328-035, the "**West Parcel**"); and

**WHEREAS**, Landlord, prior to the commencement of this Lease, will improve the East Parcel and the West Parcel (together, the "**Premises**") with landscaping and permeable surfaces as a way to detain storm water to help divert rainfall away from storm sewers; and

**WHEREAS**, Tenant will be responsible for maintaining the Premises, including all improvements thereon; and

**WHEREAS**, Tenant will use the Premises for recreational purposes; and

**WHEREAS**, Landlord has agreed to lease to Tenant, and Tenant has agreed to lease from Landlord, the Premises, upon the terms and conditions set forth herein.

**NOW THEREFORE**, in consideration of the covenants, and agreements contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

**SECTION 1. INCORPORATION OF RECITALS**

The recitals set forth above constitute an integral part of this Lease and are incorporated herein by this reference with the same force and effect as if set forth herein as agreements of the parties.

**SECTION 2. GRANT**

Landlord hereby leases to Tenant, and Tenant hereby leases from Landlord, the following described premises situated in the City of Chicago, County of Cook, State of Illinois, to wit:

Approximately 9,125 square feet of land located at 3800-3804 West Chicago Avenue, Chicago, Illinois (PINs 16-02-328-037 and -038); and

Approximately 3,000 square feet of land located at 3812 West Chicago Avenue, Chicago, Illinois (PIN 16-02-328-035).

### **SECTION 3. TERM**

The term of this Lease ("Term") shall commence on the date set forth in the preamble ("Commencement Date"), and shall end on December 31, 2028, unless sooner terminated as set forth in this Lease.

### **SECTION 4. RENT, TAXES, AND UTILITIES**

4.1 **Rent.** Tenant shall pay base rent for the Premises in the amount of One Dollar (\$1.00) for the entire Term, with the receipt and sufficiency of said sum hereby acknowledged by both parties. The term "Rent" as used herein means the base rent of \$1.00 plus all other payments due under this Lease of any kind or nature.

4.2 **Utilities.** As of the Commencement Date, utilities do not serve the Premises. If required by Tenant, Tenant shall pay when due all charges for gas, electricity, light, heat, water, power and telephone or other communication service, and all other utility services used in or supplied to the Premises. Landlord shall assume no responsibility for payment of any utilities or any other services used or supplied to the Premises.

4.3 **Taxes and Other Levies.** Tenant shall pay when due any real estate or leasehold taxes, interest, or penalties assessed or levied on the Premises. Tenant shall contact the appropriate taxing body to ascertain the tax amount assessed on the subject Premises. Tenant shall provide Landlord with proof of payment in full within ten (10) days of such payment. Tenant further acknowledges that real estate taxes are paid one (1) year in arrears in Cook County and that as a result Tenant shall be responsible for the satisfaction of leasehold, real estate, and other property taxes assessed or levied on the Premises on account of Tenant's use for at least one year after Tenant vacates the Premises. Tenant's failure to pay any such taxes, interest, or penalties shall constitute a default under this Lease. Notwithstanding the foregoing, nothing herein shall preclude Tenant from contesting any charge or taxes, interest, or penalties levied against the Premises. The failure of Tenant to pay such taxes, interest, or penalties during the pendency of the contest shall not constitute a default under this Lease. Tenant's tax responsibilities under this section shall survive the expiration, cancellation, or termination of this Lease.

4.4 **Accord and Satisfaction.** No payment by Tenant or receipt by Landlord of a lesser amount than any installment or payment of Rent or other costs due hereunder shall be deemed to be other than on account of the amount due. No endorsement of statement or any check or any letter accompanying any check or payment of rent shall be deemed an accord and satisfaction. Landlord may accept such check or payment without prejudice as to Landlord's

right to recover the balance of such installment or payment. Landlord may pursue any other remedies available to Landlord at law or equity.

**SECTION 5. CONDITION AND ENJOYMENT OF PREMISES, ALTERATIONS AND ADDITIONS, SURRENDER**

5.1 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 enjoy the Premises (subject to the provisions of this Lease) during the Term without hindrance or molestation by Landlord.

5.2 Tenant's Duty to Maintain Premises and Right of Access. Tenant shall, at Tenant's expense, keep the Premises in a condition of thorough repair and good order, and in compliance with all relevant State and Federal laws and with all applicable provisions of the Municipal Code of Chicago, including all applicable provisions of the Landscape Ordinance of the City of Chicago. If Tenant shall refuse or neglect to make needed repairs within thirty (30) days after written notice thereof sent by Landlord, unless such repair cannot be remedied within (30) days, and Tenant shall have commenced and is diligently pursuing all necessary action to remedy such repair, Landlord, at Landlord's option, is authorized to either make such repairs and Tenant will promptly and within thirty (30) days of demand reimburse Landlord for the reasonable cost thereof, or Landlord can immediately terminate this Lease by providing the Tenant with written notice thereof. 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 Landlord's desire to enter the Premises and Landlord will schedule its entry so as to minimize any interference with Tenant's use of Premises.

5.3 Use of the Premises. Tenant covenants that Tenant shall use the Premises strictly as a recreational space. Tenant shall not use the Premises in a manner that creates excessive noise or disturbs neighboring properties. 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, , disfigurement or injury to any building or improvement on the Premises, or to fixtures and equipment thereof. Tenant shall 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. The promotion and operation of the Premises shall not include direct or indirect participation or intervention in political campaigns on behalf of or in opposition to any candidate for public office. In addition, Tenant covenants that Tenant shall not use said Premises for any other political functions or for religious activities of any sort. Parking is not allowed on the Premises. Tenant shall not operate the Premises for parking purposes or in a manner that would cause the Premises to be deemed a "Competing Parking Facility" under the Chicago Metered Parking System Agreement dated December 4, 2008, as amended on June 5, 2013, by and between the City of Chicago and Chicago Parking Meters, LLC.

5.4 Environmental Requirements. Tenant shall comply with the environmental requirements that are contained in Exhibit X attached hereto.

5.4 Alterations and Additions. Tenant may not make any alterations, additions and/or improvements to the Premises, including any fencing or land grading, without the prior written consent of Landlord's Commissioner of the Department of Fleet and Facility Management. Any additions and improvements shall be without cost to Landlord and shall become property of Landlord at Lease termination without offset or other credit to Tenant.

5.5 Obligation to Restore the Premises. Upon completion of the Activity, Tenant shall promptly restore the Premises to the condition or better existing as of the Commencement Date, and shall remove all personal property, trash, wastes and debris placed on the Premises by Tenant or its agents. Tenant shall dispose of all trash, wastes and debris in accordance with all applicable Laws (as hereinafter defined), including without limitation, all applicable Environmental Laws (as hereinafter defined). Any personal property, trash or debris left by Tenant on or about the Premises shall be considered abandoned and may be disposed of in the City's sole discretion. Tenant agrees to pay for any removal or disposal costs the City may incur. The City shall be reimbursed for all sums it pays in connection with this Lease. Such reimbursement shall occur within fifteen (15) days of such City payment, with interest accruing from the date of such City payment at the rate of 12% per annum. Tenant shall be responsible for any damage to the Premises or any surrounding Premises, structures, utility lines or subsurface lines or cables caused by the acts or omissions of Tenant or its agents, including but not limited to, vandalism or misuse of the Premises, and shall undertake any repairs necessitated by such acts or omissions.

5.6 Hazardous Substances. Tenant shall not use or store any Hazardous Substances (defined below) on the Premises unless otherwise approved by the City's Department of Fleet and Facility Management. Tenant shall promptly notify the City if Tenant discovers any Hazardous Substances on the Premises. As used in this Lease, the term "Hazardous Substances" shall mean any toxic substance, hazardous material, hazardous chemical or hazardous, toxic or dangerous waste defined or qualifying as such in (or for the purposes of) any Environmental Laws (as defined hereunder), or any pollutant, toxic vapor, or contaminant, and shall include, but not be limited to, polychlorinated biphenyls (PCBs), crude oil, any fraction thereof, or refined petroleum products such as oil, gasoline, or other petroleum-based fuels, lead paint, asbestos or asbestos-containing materials, urea formaldehyde, any radioactive material or by-product material, radon and mold. "Environmental Laws" shall mean any and all Laws, permits and other requirements or guidelines of governmental authorities applicable to the Premises and relating to the regulation and protection of human health, safety, the environment, natural resources or to any Hazardous Substances, including without limitation, any Laws requiring the filing of reports and notices relating to Hazardous Substances.

## **SECTION 6. ASSIGNMENT, SUBLEASE, AND LIENS**

6.1 Assignment and Sublease. Tenant shall not assign this Lease in whole or in part, or sublet the Premises or any part thereof.

6.2 Tenant's Covenant against Encumbering Title. Tenant shall not do any act which shall in any way encumber the fee simple estate of the Landlord in and to the Premises, nor shall

the interest or estate of the Landlord in the Premises be in any way subject to any claim by way of lien or encumbrance, whether by operation of law or by virtue of any express or implied contract by Tenant. Any claim to, or lien upon, the Premises arising from any act or omission of Tenant shall accrue only against the leasehold estate of Tenant and shall be subject to and subordinate to the paramount title and rights of Landlord in and to the Premises.

6.3 Tenant's Covenant against Liens. Tenant shall not permit the Premises to become subject to any mechanic's, laborer's, or materialmen's liens on account of labor or material furnished to Tenant or claimed to have been furnished to Tenant. In case of any such lien attaching, Tenant shall immediately pay and remove such lien or furnish security or indemnify Landlord in a manner satisfactory to Landlord in its sole discretion to protect Landlord against any defense or expense arising from such lien. Except during any period in which Tenant appeals any judgment or obtains a rehearing of any such lien, or in the event judgment is stayed, Tenant shall immediately pay any judgment rendered against Tenant, with all proper costs and charges, and shall have the lien released and any judgment satisfied. If Tenant fails to pay and remove any lien or contest such lien in accordance herewith, Landlord, at its election, may, but is not obligated to, pay and satisfy same, and all sums so paid by Landlord, shall become immediately due and payable by Tenant, with interest from the date of payment at the rate set at 12% per annum, provided that such rate shall not be deemed usurious by any federal, state or local law.

## **SECTION 7. INSURANCE AND INDEMNIFICATION**

7.1 Insurance. The Tenant shall procure and maintain at all times, at Tenant's own expense, during the Term of this Lease, the insurance coverages and requirements specified below, insuring all operations related to this Lease. The kinds and amounts of insurance required are as follows:

a) Workers Compensation and Employers Liability Insurance. Workers Compensation as prescribed by applicable law, covering all employees who have access to the Premises under this Lease, and Employer's Liability Insurance with limits of not less than \$500,000 each accident, illness or disease.

b) Commercial Liability Insurance. (Primary and Umbrella). Commercial General Liability Insurance or equivalent, with limits of not less than \$2,000,000 per occurrence, for bodily injury, personal injury, and property damage liability. Coverage shall include the following: All premises and operations, products/completed operations, defense, separation of insureds, and contractual liability (not to include Endorsement CG 21 39 or equivalent).

The City of Chicago, its employees, elected officials, agents, and representatives shall be named as additional insureds under the policy. The additional insured coverage shall not have any limiting endorsements or language under the policy such as, but not limited to, Tenant's sole negligence or the Additional Insured's vicarious liability. Tenant's liability insurance shall be primary without right of contribution by any other insurance or self-insurance maintained by or available to the City.

c) Automobile Liability Insurance (Primary and Umbrella). When any motor vehicles (owned, non-owned and hired) are used in connection with the Lease, Tenant shall provide and maintain Automobile Liability Insurance with limits of not less than \$2,000,000 per occurrence, for bodily injury and property damage. The City of Chicago shall be named as an additional insured on a primary, non-contributory basis.

The Tenant shall be responsible for all loss or damage to personal property (including but not limited to materials, equipment, tools and supplies), owned or rented, by the Tenant.

7.2 Other Terms of Insurance. Tenant will furnish the City of Chicago, Department of Fleet and Facility Management, Office of Real Estate Management, 30 North LaSalle Street, Suite 300, Chicago, Illinois 60602, original Certificates of Insurance evidencing the required coverage to be in force on the date of this Lease, and renewal certificates of insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the Term. Tenant shall submit evidence of insurance prior to execution of the Lease. The receipt of any certificate does not constitute agreement by Landlord that the insurance requirements in the Lease have been fully met or that the insurance policies indicated on the certificate are in compliance with all requirements in the Lease. The failure of Landlord to obtain certificates or other insurance evidence from Tenant shall not be deemed to be a waiver by Landlord. The Tenant shall advise all insurers of the Lease provisions regarding insurance. Non-conforming insurance shall not relieve Tenant of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Lease and Landlord retains the right to terminate or suspend the Lease until proper evidence of insurance is provided.

Tenant shall provide for 60 days prior written notice to be given to the Landlord in the event coverage is substantially changed, canceled, or non-renewed.

Any and all deductibles or self-insured retentions on referenced Tenant insurance coverages shall be borne by Tenant.

Tenant hereby grants to Landlord a waiver of any right of subrogation which any insurer of Tenant may acquire against Landlord by virtue of the payment of any loss under the insurance. Tenant agrees to obtain any endorsement that may be necessary to affect this waiver of subrogation, but this provision applies regardless of whether or not the Landlord has received a waiver of subrogation endorsement from the insurer(s).

Tenant expressly understands and agrees that any coverages and limits furnished by Tenant shall in no way limit Tenant's liabilities and responsibilities specified within this Lease or by law.

Tenant expressly understands and agrees that its insurance is primary and any insurance or self-insurance programs maintained by Landlord shall not contribute with insurance provided by Tenant.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Lease or any limitation placed on the indemnity in this Lease given as a matter of law.

If Tenant is a joint venture or limited liability company, the insurance policies shall name the joint venture or limited liability company as a named insured.

If Tenant maintains higher limits than the minimums shown above, Landlord shall be entitled to coverage for the higher limits maintained by Tenant. Any available insurance proceeds in excess of the specified minimum limits of insurance and coverage shall be available to the Landlord.

Notwithstanding any provision to the contrary, the City of Chicago, Department of Finance, Office of Risk Management, maintains the rights to modify, delete, alter or change these requirements at any time during the Term of this Lease.

7.3 Tenant's Indemnification. Tenant shall indemnify, defend, and hold Landlord harmless against all liabilities, judgments, amounts paid in settlement, arbitration or mediation awards, costs, damages, and expenses (including reasonable attorney's fees, expenses, and court costs), whether such claim is related to or arises from personal injury or property damage which may be expended by or accrue against, be charged to, or be recovered from Landlord or Tenant by reason of Tenant's performance of or failure to perform any of Tenant's obligations under this Lease or Tenant's negligent acts or failure to act, or resulting from the acts or failure to act of Tenant's contractors, respective officers, directors, agents, or employees. This Section shall survive the expiration or termination of this Lease.

## **SECTION 8. DAMAGE OR DESTRUCTION**

8.1 Damage or Destruction. If the Premises are damaged, destroyed, or sustain a casualty to such extent that Tenant cannot continue, occupy or conduct its normal business therein, or if, in Landlord's opinion or Tenant's opinion, the Premises are rendered unusable, either Landlord or Tenant shall have the option to declare this Lease terminated as of the date of such damage or destruction by giving the other party five (5) days written notice to such effect.

## **SECTION 9. CONFLICT OF INTEREST AND GOVERNMENTAL ETHICS**

9.1 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 financial interest (as defined in Chapter 2-156 of the Municipal Code), either direct or indirect, in the Premises; nor shall any such official or employee participate in making or in any way attempt to use his or her position to influence any City governmental decision or action with respect to this Lease.

9.2 Duty to Comply with Governmental Ethics Requirements. Landlord and Tenant shall comply with Chapter 2-156 of the Municipal Code of Chicago, "Governmental Ethics," including but not limited to section 2-156-120, which states that 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 that contract or order. Any contract or lease negotiated, entered into, or

performed in violation of any of the provisions of Chapter 2-156 shall be voidable in the sole discretion of the City.

**SECTION 10. HOLDING OVER**

10.1 Holding Over. Any holding over by Tenant shall be construed to be a tenancy from month to month only beginning on January 1, 2029. During such holding over all provisions of this Lease shall remain in full force and effect.

**SECTION 11. MISCELLANEOUS**

11.1 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:

City of Chicago  
Department of Fleet and Facility Management  
Bureau of Asset Management  
Office of Real Estate Management  
30 North LaSalle Street, Suite 300  
Chicago, Illinois 60602

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:

The Franciscans of the Eucharist of Chicago  
Attn: Sr. Stephanie Baliga  
851 N. Avers Avenue  
Chicago, IL 60651

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.

11.2 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.

11.3 Governing Law. This Lease shall be construed and be enforceable in accordance with the laws of the State of Illinois, without regard to its choice of laws principles.

11.4 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. This Lease may be executed in several duplicate counterparts, each of which shall be deemed an original of this Lease for all purposes.

11.5 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.

11.6 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.

11.7 Time is of the Essence. Time is of the essence of this Lease and of each and every provision hereof.

11.8 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.

11.9 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.

11.10 Termination of Lease. Landlord and Tenant shall have the right to terminate this Lease for any reason without penalty by providing each other with 30 days prior written notice at any time after the Commencement Date.

11.11 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.

11.12 Amendments. From time to time, the parties hereto may administratively amend this Lease with respect to any provisions reasonably related to Tenant's use of the Premises and/or Landlord's administration of this Lease, including but not limited to the expansion or reduction of the Premises. Provided, however, that such amendment(s) shall not serve to extend the Term hereof nor serve to otherwise materially alter the essential provisions contained herein.

Such amendment(s) shall be in writing, shall establish the factual background necessitating such alteration, shall set forth the terms and conditions of such modification, and shall be duly executed by both Landlord and Tenant. Such amendment(s) shall only take effect upon execution by both parties. Upon execution, such amendment(s) shall become a part of this Lease and all other provisions of this Lease shall otherwise remain in full force and effect.

11.13 No Other Rights. This Lease does not give the Tenant any other right with respect to the Premises, including, but not limited to, closure of streets, sidewalks, or other public thoroughfares. Any rights not specifically granted to Tenant by and through this document are reserved exclusively to Landlord. Execution of this Lease does not obligate the City in any manner and the City shall not undertake any additional duties or services including, but not limited to, custodial services, maintenance, security, or snow removal.

11.14 No Conflict with Metered Parking Concessions Agreement. No provisions of this Lease shall conflict with the Metered Parking Concessions Agreement entered into between Landlord and Chicago Parking Meters, L.L.C.

11.15 Municipal Marketing Efforts. The City shall have the right, at the City's sole discretion, but not the obligation, to install a digital advertising sign on the Premises as part of the City's municipal marketing efforts, subject to the separate approval of City Council.

11.16 Lease Construction. This Lease has been prepared by Landlord and reviewed and approved by Tenant. This Lease shall not be interpreted against either Landlord or Tenant because of the parties' mutual efforts to finalize this Lease.

## **SECTION 12. ADDITIONAL RESPONSIBILITIES OF TENANT**

12.1 Snow Removal. Tenant shall provide and pay for prompt removal of snow and ice from the Premises and sidewalks that immediately abut the Premises. Tenant acknowledges that Landlord shall not have any responsibilities relative to snow or ice removal on the Premises and/or the sidewalks that immediately abut the Premises.

12.2 Landscaping, Debris and Weed Removal. Tenant shall assume the responsibility for landscaping the Premises. Tenant agrees to clear debris and to remove weeds, so as not to let debris sit or accumulate on the property or to allow weeds to grow on the Premises or around the sidewalks abutting the Premises. Tenant acknowledges that Landlord shall not have any responsibilities relative to landscaping, debris removal, or weed removal on the Premises and/or the sidewalks that immediately abut the Premises.

12.3 No Tailgating. Tenant shall not permit tailgating on the Premises.

12.4 No Alcohol or Illegal Drugs. Without exception, Tenant shall not permit the consumption of alcoholic beverages of any kind on the Premises. Tenant shall not permit the use of any illegal drugs of any nature on the Premises.

12.5 Satisfaction with Condition. Tenant agrees that Tenant has inspected the Premises and all related areas and grounds and that Tenant is satisfied with the physical condition thereof and accepts the Premises in its "As-Is" condition.

12.6 Illegal Activity. Tenant, or any of its agents or employees, shall not perform or permit any practice that is injurious to the Premises, is illegal, or increases the rate of insurance on the Premises.

12.7 Hazardous Materials. Tenant shall keep out and off of the Premises materials which cause a fire hazard or safety hazard and shall comply with reasonable requirements of Landlord's fire insurance carrier as may be requested from time to time. Tenant shall not destroy, deface, damage, impair, nor remove any part of the Premises or facilities, equipment or appurtenances thereto.

12.8 No Religious or Political Use. Tenant shall not allow the Premises to be used for any religious or political purposes as set forth in Section 5.3 and this Section 12.8.

12.9 No Fees. Tenant shall not charge a fee to any staff, or other invitee for use of, or access to, the Premises.

12.10 Required Permits. 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 Landlord's Department of Fleet and Facility Management 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. Tenant acknowledges that this Lease shall not act as a substitute for any permit that may be required.

12.11 Non-Discrimination. Tenant agrees that Tenant shall not discriminate on the basis of race, color, sex, gender identity, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status, or source of income in the use or occupancy of the Premises or any part thereof.

12.12 Repairs for Tenant Negligence, Vandalism, or Misuse. Tenant shall assume all responsibility for any repairs to the Premises necessitated by the negligence, vandalism, or misuse of the Premises or equipment therein by Tenant's employees, invitees, agents, contractors or third parties. Tenant may perform such repairs with service providers suitable to Landlord and at Tenant's sole cost without further setoff or deduction from Landlord. In the event Tenant is unwilling or unable to perform said repairs, Landlord may perform such repairs subject to full reimbursement to Landlord by Tenant of all costs required for such repairs including, but not limited to, labor and material associated with such repairs.

12.13 No Other Rights. This Lease does not give Tenant any other right with respect to the Premises. Any rights not specifically granted to Tenant by and through this Lease are reserved exclusively to Landlord. Execution of this Lease does not obligate Landlord in any manner not specified in this Lease and Landlord shall not undertake any additional duties or services.

12.14 Security. Landlord shall have no security responsibilities or liability for any stolen personal property or any accidents on the Premises arising from the use of the Premises by any party.

12.15 Full Liability. Tenant assumes full legal and financial responsibility and liability for any and all use of the Premises by Tenant, Tenant's staff, Tenant's agents, or Tenant's invitees, or any third parties entering the Premises.

12.16 Economic Disclosure Statement Affidavit ("EDS") Updates. Throughout the Term, Tenant shall provide Landlord with any material updates to the information previously submitted in Tenant's Economic Disclosure Statement and Affidavit ("EDS"). Landlord may also request such updates from time to time. Failure to provide such information on a timely basis shall constitute a default under this Lease.

12.17 Compliance with All Laws. Tenant and its Agents shall comply at all times with any and all applicable municipal, county, state, federal or other statutes, laws (including common law), ordinances, codes, rules and regulations (collectively, "Laws"). Contract provisions that are required to be included in this Lease by any such Laws shall be deemed included.

### **SECTION 13. TENANT DISCLOSURES AND REPRESENTATIONS**

13.1 Business Relationships. Tenant acknowledges (A) receipt of a copy of Section 2-156-030 (b) of the Municipal Code of Chicago, (B) that it has read such provision and understands that pursuant to such Section 2-156-030 (b) it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a "Business Relationship" (as defined in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a Business Relationship, and (C) notwithstanding anything to the contrary contained in this Lease, that a violation of Section 2-156-030 (b) by an elected official, or any person acting at the direction of such official, with respect to any transaction contemplated by this Lease shall be grounds for termination of this Lease and the transactions contemplated hereby. Tenant hereby represents and warrants that no violation of Section 2-156-030 (b) has occurred with respect to this Lease or the transactions contemplated hereby.

13.2 Patriot Act Certification. Tenant represents and warrants that neither Tenant nor any Affiliate thereof (as defined in the next paragraph) is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment, the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

As used in the above paragraph, an "Affiliate" shall be deemed to be a person or entity related to Tenant that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with Tenant, and a person or entity shall be deemed to be controlled by another person or entity, if controlled in any manner whatsoever that results in control in fact by that other person or entity (or that other person or entity and any persons or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

13.3 Prohibition on Certain Contributions-Mayoral Executive Order No. 2011-4. Tenant agrees that Tenant, any person or entity who directly or indirectly has an ownership or beneficial interest in Tenant of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Tenant's contractors (i.e., any person or entity in direct contractual privity with Tenant regarding the subject matter of this Lease) ("Contractors"), any person or entity who directly or indirectly has an ownership or beneficial interest in any Contractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Tenant and all the other preceding classes of persons and entities are together, the "Identified Parties"), shall not make a contribution of any amount to the Mayor of the City of Chicago (the "Mayor") or to his political fundraising committee (i) after execution of this Lease by Tenant, (ii) while this Lease or any Other Contract is executory, (iii) during the Term of this Lease or any Other Contract between Tenant and the City, or (iv) during any period while an extension of this Lease or any Other Contract is being sought or negotiated. This provision shall not apply to contributions made prior to May 16, 2011, the effective date of Executive Order 2011-4.

Tenant represents and warrants that from the date the City approached the Tenant or the date Tenant approached the City, as applicable, regarding the formulation of this Lease, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Tenant agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Tenant agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 2011-4 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 2011-4.

Notwithstanding anything to the contrary contained herein, Tenant agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 2011-4 constitutes a breach and default under this Lease, and under any Other Contract for which no opportunity to cure will be granted, unless the City, in its sole discretion, elects to grant such an opportunity to cure. Such breach and default entitles the City to all remedies (including, without limitation,

termination for default) under this Lease, under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Tenant intentionally violates this provision or Mayoral Executive Order No. 2011-4 prior to the execution of this Lease, the City may elect to decline to lease the Premises to Tenant or to terminate the Lease after execution.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Tenant is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the City Council of the City of Chicago.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
  1. The partners have been residing together for at least 12 months.
  2. The partners have common or joint ownership of a residence.
  3. The partners have at least two of the following arrangements:
    - a. joint ownership of a motor vehicle;
    - b. a joint credit account;
    - c. a joint checking account;
    - d. a lease for a residence identifying both domestic partners as tenants.
  4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

13.4 Waste Ordinance Provisions. In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Tenant warrants and represents that it, and to the best of its knowledge, its contractors and subcontractors, have not violated and are not in violation of any provisions of Section 7-28 or Section 11-4 of the Municipal Code (the "Waste Sections"). During the period while this Lease is executory, Tenant's, any general contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Lease, constitutes a breach of and an event of default under this Lease, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner of the Department of Planning and Development. Such breach and default entitles the City to all remedies under the Lease, at law or in equity. This section does not limit Tenant's, general contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Lease. Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Lease, and may further affect the Tenant's eligibility for future contract awards.

13.5 Failure to Maintain Eligibility to do Business with City. Failure by Tenant or any controlling person (as defined in Section 1-23-010 of the Municipal Code of Chicago) thereof to maintain eligibility to do business with the City of Chicago as required by Section 1-23-030 of the Municipal Code of Chicago shall be grounds for termination of this Lease and the transactions contemplated thereby. Tenant shall at all times comply with Section 2-154-020 of the Municipal Code of Chicago.

13.6 Cooperation with Inspector General. It is the duty of every officer, employee, department, agency, contractor, subcontractor, user of real property and licensee of the City, and every applicant for certification of eligibility for a City contract or program, to cooperate with the City's Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago. Tenant understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago.

13.7 2014 Hiring Plan Prohibitions.

1. The City is subject to the June 16, 2014 "City of Chicago Hiring Plan", as amended (the "2014 City Hiring Plan") entered in *Shakman v. Democratic Organization of Cook County*, Case No 69 C 2145 (United States District Court for the Northern District of Illinois). Among other things, the 2014 City Hiring Plan prohibits the City from hiring persons as governmental employees in non-exempt positions on the basis of political reasons or factors.

2. Tenant is aware that City policy prohibits City employees from directing any individual to apply for a position with Tenant, either as an employee or as a subcontractor, and from directing Tenant to hire any individual as an employee or as a subcontractor. Accordingly, Tenant must follow its own hiring and contracting procedures, without being influenced by the City or City employees. Any and all personnel provided by Tenant under this Lease are

employees or subcontractors of Tenant, not employees of the City of Chicago. This Lease is not intended to and does not constitute, create, give rise to, or otherwise recognize an employer-employee relationship of any kind between the City and any personnel provided by Tenant.

3. Tenant will not condition, base, or knowingly prejudice or affect any term or aspect to the employment of any personnel provided under this Lease, or offer employment to any individual to provide services under this Lease, based upon or because of any political reason or factor, including, without limitation, any individual's political affiliation, membership in a political organization or party, political support or activity, political financial contributions, promises of such political support, activity or financial contributions, or such individual's political sponsorship or recommendation. For purposes of this Lease, a political organization or party is an identifiable group or entity that has as its primary purpose the support of or opposition to candidates for elected public office. Individual political activities are the activities of individual persons in support of or in opposition to political organizations or parties or candidates for elected public office.

4. In the event of any communication to Tenant by a City employee or City official in violation of paragraph 2 above, or advocating a violation of paragraph 3 above, Tenant will, as soon as is reasonably practicable, report such communication to the Hiring Oversight Section of the City's Office of the Inspector General ("OIG Hiring Oversight"), and also to the head of the relevant City department utilizing services provided under this Lease. Tenant will also cooperate with any inquiries by OIG Hiring Oversight.

**IN WITNESS WHEREOF**, the parties have executed this Lease as of the day and year first above written.

**LANDLORD:**

**CITY OF CHICAGO,**  
an Illinois municipal corporation and home rule unit of government

BY: DEPARTMENT OF FLEET AND FACILITY  
MANAGEMENT

By: \_\_\_\_\_  
Commissioner

BY: DEPARTMENT OF PLANNING AND  
DEVELOPMENT

By: \_\_\_\_\_  
**Commissioner**

APPROVED AS TO FORM AND LEGALITY:  
BY: THE DEPARTMENT OF LAW

By: \_\_\_\_\_  
**Assistant Corporation Counsel**

**TENANT:**

**FRANCISCANS OF THE EUCHARIST OF CHICAGO,**  
an Illinois not-for-profit corporation

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

Name: \_\_\_\_\_

Title: \_\_\_\_\_

Exhibit "X" referred to in this Lease Number 20353 reads as follows:

*Exhibit "X".*  
(To Lease No. 20353)

*Environmental Requirements.*

1. Initial Submittals. Tenant must provide a description of equipment and materials anticipated to be brought on or stored at the site over the duration of the Lease prior to Lease execution.

2. Notice Of Environmental Contamination And No Further Remediation Letter. A Phase II Environmental Site Assessments conducted at the Premises identified soil and/or groundwater in exceedance of Illinois Environmental Protection Agency's (IEPA) Tiered Approach to Corrective Action Objectives (TACO) for residential properties. The Premises was subsequently enrolled in IEPA's Site Remediation Program and remedial actions have been performed. IEPA issued a No Further Remediation (NFR) Letter dated \_\_\_\_\_, 2018 (see (Sub)Exhibit Y). Tenant is required to conform to all NFR Letter conditions.

3. Engineered Barrier Disturbance. Remedial actions at the Premises included the installation of engineered barriers, as detailed on (Sub)Exhibit Z, across the entirety of the Premises. Any disturbance of engineered barriers, other than installing or removing plants with rootballs of less than 12 inches, is prohibited unless approved in advance by the City's Department of Fleet and Facility Management ("2FM"). Examples of disturbance that require prior approval include but are not limited to installation or removal of fences, posts, plants or trees with rootballs 12 inches or larger and any other activity requiring excavation.

If disturbance of an engineered barrier is approved and 2FM determines the disturbance may potentially expose contaminated material, Tenant will be required to prepare, submit and implement a safety plan consistent with NIOSH Occupational Safety and Health Guidance Manual for Hazardous Waste Site Activities, OSHA regulations (particularly in 29 CFR 1910 and 1926), state and local regulations, and other USEPA guidance. Soil excavated must be returned to the same depth from which it was excavated or properly managed or disposed in accordance with applicable state and federal regulations.

4. Equipment. Any gas powered equipment to be used or stored on the Premises must be approved prior to being brought on site. Dispensing of fuel from containers larger than three gallons and on-site repairs of fuel-powered equipment are prohibited.

5. Herbicides/Pesticides. Storage or use of herbicides and pesticides at the Premises is prohibited.

6. Composting Of On-Site Material. Only on-site generated landscaping materials may be composted on the Premises. Food scrap composting and composting of materials from off-site is not allowed.

7. Allowable Landscaping Material. Allowable landscaping materials that can be imported on to the Premises include mulch, wood chips, stone, sand, soil and compost.

8. Importing Landscaping Material -- Not Part Of An Engineered Barrier. Landscaping materials placed on top of engineered barriers (such as in raised beds) are subject to the following requirements:

a. Bagged landscaping material must be purchased from a landscape supply store and does not require notification, testing or reporting.

b. All bulk (loose) landscaping material requires notification, documentation and approval of the source by 2FM prior to being brought on site.

c. Bulk quantities of certified virgin stone, mulch, wood chips and compost derived entirely from landscaping materials do not require testing prior to being brought on site.

d. Bulk import of soil, non-virgin sand, non-virgin stone, or non-landscape compost of 100 cubic yards or more must undergo testing to document IEPA's most stringent soil remediation objectives (SROs) for residential land use are met. Testing requirements are provided in Section 10 below.

9. Imported Landscaping Material -- Part Of An Engineered Barrier. With the exception of mulch and wood chips, any landscaping material that will be placed within an engineered barrier are subject to the following requirements:

a. All landscaping material requires notification, documentation and approval of the source by 2FM prior to being brought on site.

b. Sand and stone certified by the source as virgin and compost derived entirely from landscaping materials do not require testing.

c. Soil, non-virgin sand, non-virgin stone, or non-landscape compost of any quantity must undergo testing to document IEPA's most stringent SROs for residential land use are met. Testing requirements are provided in Section 10 below.

10. Imported Landscaping Material Testing. Material subject to analytical testing must meet the following requirements:

a. One sample per 500 cubic yards of each material source being brought on to the Premises must be collected and analyzed for the constituent list specified in 35 IAC 740, Appendix A, Target Compound List. Analytical test results must be compared to and meet the most stringent residential Tier 1 SROs.

b. Samples may be required to be analyzed for synthetic precipitation leaching procedure (SPLP) for Target Analyte List (TAL) metals to show compliance with SROs.

c. The laboratory must be accredited by the Illinois Environmental Protection Agency's Environmental Laboratory Accreditation Program (IL ELAP).

[(Sub)Exhibits "Y" and "Z" referred to in this Environmental Requirements unavailable at time of printing.]

LEASE AGREEMENT WITH LAWNSDALE CHRISTIAN HEALTH CENTER FOR USE OF CITY-OWNED PROPERTIES AT 3626 W. OGDEN AVE., 3637 -- 3643 W. OGDEN AVE., 2118 -- 2126 S. MILLARD AVE. AND 2119 -- 2125 S. LAWNSDALE AVE. AS LANDSCAPED RECREATIONAL AREA.

[O2019-4233]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Housing and Real Estate, for which a meeting was held on July 17, 2019, having had under consideration an ordinance introduced by Mayor Lori E. Lightfoot on June 12, 2019, this being the lease of City-owned properties at 3626 West Ogden Avenue, 3637 -- 3643 West Ogden Avenue, 2118 -- 2126 South Millard Avenue and 2119 -- 2125 South Lawnsdale Avenue, 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 voice vote of all committee members present, with no dissenting votes.

Respectfully submitted,

(Signed) HARRY OSTERMAN,  
*Chairman.*

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

Yeas -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 49.

Nays -- None.

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

Alderman Burke abstained from voting pursuant to Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he had represented parties to this ordinance in previous and unrelated matters.

The following is said ordinance as passed:

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

SECTION 1. On behalf of the City of Chicago as landlord, the Commissioner of the Department of Fleet and Facility Management is authorized to execute a lease with Lawndale Christian Health Center, as tenant, for use of properties located at 3626 West Ogden Avenue, 3637 -- 3641 West Ogden Avenue, 2118 -- 2126 South Millard Avenue and 2119 -- 2125 South Lawndale Avenue as landscaped recreation area; such lease to be approved by the Commissioner of the Department of Planning and Development, and 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 and approval.

Lease Agreement referred to in this ordinance reads as follows:

*Lease No. 20354.*

**THIS LEASE** (the "Lease") is made and entered into this \_\_\_\_ day of \_\_\_\_\_, 2019 by and between, the **CITY OF CHICAGO**, an Illinois municipal corporation and home rule unit of government, acting by and through its Department of Fleet and Facility Management, and having its principal offices at 121 N. LaSalle Street, Chicago, IL 60602, (herein referred to as "**City**" or "**Landlord**"), and **LAWNDALE CHRISTIAN HEALTH CENTER**, an Illinois not-for-profit corporation, having its principal office at 3860 West Ogden Avenue, Chicago, Illinois (hereinafter referred to as "**Tenant**").

**RECITALS**

**WHEREAS**, Landlord is the owner of the real property located at 3626 West Ogden Avenue, Chicago, Illinois, 60623, consisting of 6,102.5 square feet of vacant land (PIN 16-23-315-026, the "**3626 Ogden Parcel**"); and

**WHEREAS**, Landlord is the owner of the real property located at 3637-41 West Ogden Avenue, Chicago, Illinois, 60623, consisting of approximately 8,380 square feet of vacant land (PIN 16-23-326-004, the "**3637 Ogden Parcel**"); and

**WHEREAS**, Landlord is the owner of the real property located at 2118-2126 South Millard Avenue, Chicago, Illinois, 60623, consisting of approximately 12,014 square feet of vacant land (PINs 16-23-326-017 and 16-23-326-018, the "**Millard Parcel**"); and

**WHEREAS**, Landlord is the owner of the real property located at 2119-2125 South Lawndale Avenue, Chicago, Illinois, 60623, consisting of approximately 13,453 square feet of vacant land (PIN 16-23-326-006, the "**Lawndale Parcel**"); and

**WHEREAS**, Landlord, prior to the commencement of this Lease, will improve the 3626 Ogden Parcel, 3637 Ogden Parcel, Millard Parcel, and Lawndale Parcel (together, the "**Premises**") with landscaping and permeable surfaces as a way to detain storm water to help divert rainfall away from storm sewers; and

**WHEREAS**, Tenant will be responsible for maintaining the Premises, including all improvements thereon; and

**WHEREAS**, Tenant will use the Premises for recreational purposes; and

**WHEREAS**, Landlord has agreed to lease to Tenant, and Tenant has agreed to lease from Landlord, the Premises, upon the terms and conditions set forth herein.

**NOW THEREFORE**, in consideration of the covenants, and agreements contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

**SECTION 1. INCORPORATION OF RECITALS**

The recitals set forth above constitute an integral part of this Lease and are incorporated herein by this reference with the same force and effect as if set forth herein as agreements of the parties.

**SECTION 2. GRANT**

Landlord hereby leases to Tenant, and Tenant hereby leases from Landlord, the following described premises situated in the City of Chicago, County of Cook, State of Illinois, to wit:

Approximately 6,102.5 square feet of land located at 3626 West Ogden Avenue, Chicago, Illinois (PIN 16-23-315-026); and

Approximately 8,380 square feet of land located at 3637-3641 West Ogden Avenue, Chicago, Illinois (PIN 16-02-326-004); and

Approximately 12,014 square feet of land located at 2118-2126 South Millard Avenue, Chicago, Illinois (PINs 16-02-326-017 and 16-02-326-018); and

Approximately 13,453 square feet of land located at 2119-2125 South Lawndale Avenue, Chicago, Illinois (PIN 16-23-326-006).

**SECTION 3. TERM**

The term of this Lease ("Term") shall commence on the date set forth in the preamble ("Commencement Date"), and shall end on December 31, 2023, unless sooner terminated as set forth in this Lease. Tenant shall have the option to extend the Term by an additional 2 years, through December 31, 2025, such option being subject to the approval of the Landlord.

**SECTION 4. RENT, TAXES, AND UTILITIES**

4.1 Rent. Tenant shall pay base rent for the Premises in the amount of One Dollar (\$1.00) for the entire Term, with the receipt and sufficiency of said sum hereby acknowledged by both parties. The term "Rent" as used herein means the base rent of \$1.00 plus all other payments due under this Lease of any kind or nature.

4.2 Utilities. As of the Commencement Date, utilities do not serve the Premises. If required by Tenant, Tenant shall pay when due all charges for gas, electricity, light, heat, water, power and telephone or other communication service, and all other utility services used in or supplied to the Premises. Landlord shall assume no responsibility for payment of any utilities or any other services used or supplied to the Premises.

4.3 Taxes and Other Levies. Tenant shall pay when due any real estate or leasehold taxes, interest, or penalties assessed or levied on the Premises. Tenant shall contact the appropriate taxing body to ascertain the tax amount assessed on the subject Premises. Tenant shall provide Landlord with proof of payment in full within ten (10) days of such payment. Tenant further acknowledges that real estate taxes are paid one (1) year in arrears in Cook County and that as a result Tenant shall be responsible for the satisfaction of leasehold, real estate, and other property taxes assessed or levied on the Premises on account of Tenant's use for at least one year after Tenant vacates the Premises. Tenant's failure to pay any such taxes, interest, or penalties shall constitute a default under this Lease. Notwithstanding the foregoing, nothing herein shall preclude Tenant from contesting any charge or taxes, interest, or penalties levied against the Premises. The failure of Tenant to pay such taxes, interest, or penalties during the pendency of the contest shall not constitute a default under this Lease. Tenant's tax responsibilities under this section shall survive the expiration, cancellation, or termination of this Lease.

4.4 Accord and Satisfaction. No payment by Tenant or receipt by Landlord of a lesser amount than any installment or payment of Rent or other costs due hereunder shall be deemed to be other than on account of the amount due. No endorsement of statement or any check or any letter accompanying any check or payment of rent shall be deemed an accord and satisfaction. Landlord may accept such check or payment without prejudice as to Landlord's right to recover the balance of such installment or payment. Landlord may pursue any other remedies available to Landlord at law or equity.

## **SECTION 5. CONDITION AND ENJOYMENT OF PREMISES, ALTERATIONS AND ADDITIONS, SURRENDER**

5.1 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 enjoy the Premises (subject to the provisions of this Lease) during the Term without hindrance or molestation by Landlord.

5.2 Tenant's Duty to Maintain Premises and Right of Access. Tenant shall, at Tenant's expense, keep the Premises in a condition of thorough repair and good order, and in compliance with all relevant State and Federal laws and with all applicable provisions of the Municipal Code of Chicago, including all applicable provisions of the Landscape Ordinance of the City of Chicago. If Tenant shall refuse or neglect to make needed repairs within thirty (30) days after written notice thereof sent by Landlord, unless such repair cannot be remedied within (30) days, and Tenant shall have commenced and is diligently pursuing all necessary action to remedy such repair, Landlord, at Landlord's option, is authorized to either make such repairs and Tenant will promptly and within thirty (30) days of demand reimburse Landlord for the reasonable cost thereof, or Landlord can immediately terminate this Lease by providing the Tenant with written notice thereof. 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 Landlord's desire to enter the Premises

and Landlord will schedule its entry so as to minimize any interference with Tenant's use of Premises.

5.3 Use of the Premises. Tenant covenants that Tenant shall use the Premises strictly as a recreational space. Tenant shall not use the Premises in a manner that creates excessive noise or disturbs neighboring properties. 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, , disfigurement or injury to any building or improvement on the Premises, or to fixtures and equipment thereof. Tenant shall 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. The promotion and operation of the Premises shall not include direct or indirect participation or intervention in political campaigns on behalf of or in opposition to any candidate for public office. In addition, Tenant covenants that Tenant shall not use said Premises for any other political functions or for religious activities of any sort. Parking is not allowed on the Premises. Tenant shall not operate the Premises for parking purposes or in a manner that would cause the Premises to be deemed a "Competing Parking Facility" under the Chicago Metered Parking System Agreement dated December 4, 2008, as amended on June 5, 2013, by and between the City of Chicago and Chicago Parking Meters, LLC.

5.4 Environmental Requirements. Tenant shall comply with the environmental requirements that are contained in Exhibit X attached hereto.

5.4 Alterations and Additions. Tenant may not make any alterations, additions and/or improvements to the Premises, including any fencing or land grading, without the prior written consent of Landlord's Commissioner of the Department of Fleet and Facility Management. Any additions and improvements shall be without cost to Landlord and shall become property of Landlord at Lease termination without offset or other credit to Tenant.

5.5 Obligation to Restore the Premises. Upon completion of the Activity, Tenant shall promptly restore the Premises to the condition or better existing as of the Commencement Date, and shall remove all personal property, trash, wastes and debris placed on the Premises by Tenant or its agents. Tenant shall dispose of all trash, wastes and debris in accordance with all applicable Laws (as hereinafter defined), including without limitation, all applicable Environmental Laws (as hereinafter defined). Any personal property, trash or debris left by Tenant on or about the Premises shall be considered abandoned and may be disposed of in the City's sole discretion. Tenant agrees to pay for any removal or disposal costs the City may incur. The City shall be reimbursed for all sums it pays in connection with this Lease. Such reimbursement shall occur within fifteen (15) days of such City payment, with interest accruing from the date of such City payment at the rate of 12% per annum. Tenant shall be responsible for any damage to the Premises or any surrounding Premises, structures, utility lines or subsurface lines or cables caused by the acts or omissions of Tenant or its agents, including but not limited to, vandalism or misuse of the Premises, and shall undertake any repairs necessitated by such acts or omissions.

5.6 Hazardous Substances. Tenant shall not use or store any Hazardous Substances (defined below) on the Premises unless otherwise approved by the City's Department of Fleet and Facility Management. Tenant shall promptly notify the City if Tenant discovers any Hazardous Substances on the Premises. As used in this Lease, the term "Hazardous Substances" shall mean any toxic substance, hazardous material, hazardous chemical or hazardous, toxic or dangerous waste defined or qualifying as such in (or for the purposes of) any Environmental Laws (as defined hereunder), or any pollutant, toxic vapor, or contaminant, and shall include, but not be limited to, polychlorinated biphenyls (PCBs), crude oil, any fraction thereof, or refined petroleum products such as oil, gasoline, or other petroleum-based fuels, lead paint, asbestos or asbestos-containing materials, urea formaldehyde, any radioactive material or by-product material, radon and mold. "Environmental Laws" shall mean any and all Laws, permits and other requirements or guidelines of governmental authorities applicable to the Premises and relating to the regulation and protection of human health, safety, the environment, natural resources or to any Hazardous Substances, including without limitation, any Laws requiring the filing of reports and notices relating to Hazardous Substances.

## **SECTION 6. ASSIGNMENT, SUBLEASE, AND LIENS**

6.1 Assignment and Sublease. Tenant shall not assign this Lease in whole or in part, or sublet the Premises or any part thereof.

6.2 Tenant's Covenant against Encumbering Title. Tenant shall not do any act which shall in any way encumber the fee simple estate of the Landlord in and to the Premises, nor shall the interest or estate of the Landlord in the Premises be in any way subject to any claim by way of lien or encumbrance, whether by operation of law or by virtue of any express or implied contract by Tenant. Any claim to, or lien upon, the Premises arising from any act or omission of Tenant shall accrue only against the leasehold estate of Tenant and shall be subject to and subordinate to the paramount title and rights of Landlord in and to the Premises.

6.3 Tenant's Covenant against Liens. Tenant shall not permit the Premises to become subject to any mechanic's, laborer's, or materialmen's liens on account of labor or material furnished to Tenant or claimed to have been furnished to Tenant. In case of any such lien attaching, Tenant shall immediately pay and remove such lien or furnish security or indemnify Landlord in a manner satisfactory to Landlord in its sole discretion to protect Landlord against any defense or expense arising from such lien. Except during any period in which Tenant appeals any judgment or obtains a rehearing of any such lien, or in the event judgment is stayed, Tenant shall immediately pay any judgment rendered against Tenant, with all proper costs and charges, and shall have the lien released and any judgment satisfied. If Tenant fails to pay and remove any lien or contest such lien in accordance herewith, Landlord, at its election, may, but is not obligated to, pay and satisfy same, and all sums so paid by Landlord, shall become immediately due and payable by Tenant, with interest from the date of payment at the rate set at 12% per annum, provided that such rate shall not be deemed usurious by any federal, state or local law.

**SECTION 7. INSURANCE AND INDEMNIFICATION**

7.1 Insurance. The Tenant shall procure and maintain at all times, at Tenant's own expense, during the Term of this Lease, the insurance coverages and requirements specified below, insuring all operations related to this Lease. The kinds and amounts of insurance required are as follows:

a) Workers Compensation and Employers Liability Insurance. Workers Compensation as prescribed by applicable law, covering all employees who have access to the Premises under this Lease, and Employer's Liability Insurance with limits of not less than \$500,000 each accident, illness or disease.

b) Commercial Liability Insurance. (Primary and Umbrella). Commercial General Liability Insurance or equivalent, with limits of not less than \$2,000,000 per occurrence, for bodily injury, personal injury, and property damage liability. Coverage shall include the following: All premises and operations, products/completed operations, defense, separation of insureds, and contractual liability (not to include Endorsement CG 21 39 or equivalent).

The City of Chicago, its employees, elected officials, agents, and representatives shall be named as additional insureds under the policy. The additional insured coverage shall not have any limiting endorsements or language under the policy such as, but not limited to, Tenant's sole negligence or the Additional Insured's vicarious liability. Tenant's liability insurance shall be primary without right of contribution by any other insurance or self-insurance maintained by or available to the City.

c) Automobile Liability Insurance (Primary and Umbrella). When any motor vehicles (owned, non-owned and hired) are used in connection with the Lease, Tenant shall provide and maintain Automobile Liability Insurance with limits of not less than \$2,000,000 per occurrence, for bodily injury and property damage. The City of Chicago shall be named as an additional insured on a primary, non-contributory basis.

The Tenant shall be responsible for all loss or damage to personal property (including but not limited to materials, equipment, tools and supplies), owned or rented, by the Tenant.

7.2 Other Terms of Insurance. Tenant will furnish the City of Chicago, Department of Fleet and Facility Management, Office of Real Estate Management, 30 North LaSalle Street, Suite 300, Chicago, Illinois 60602, original Certificates of Insurance evidencing the required coverage to be in force on the date of this Lease, and renewal certificates of insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the Term. Tenant shall submit evidence of insurance prior to execution of the Lease. The receipt of any certificate does not constitute agreement by Landlord that the insurance requirements in the Lease have been fully met or that the insurance policies indicated on the certificate are in compliance with all requirements in the Lease. The failure of Landlord to obtain certificates or other insurance evidence from Tenant shall not be deemed to be a waiver by Landlord. The Tenant shall advise all insurers of the Lease provisions regarding insurance. Non-conforming insurance shall not relieve Tenant of the obligation to provide insurance as specified herein.

Nonfulfillment of the insurance conditions may constitute a violation of the Lease and Landlord retains the right to terminate or suspend the Lease until proper evidence of insurance is provided.

Tenant shall provide for 60 days prior written notice to be given to the Landlord in the event coverage is substantially changed, canceled, or non-renewed.

Any and all deductibles or self-insured retentions on referenced Tenant insurance coverages shall be borne by Tenant.

Tenant hereby grants to Landlord a waiver of any right of subrogation which any insurer of Tenant may acquire against Landlord by virtue of the payment of any loss under the insurance. Tenant agrees to obtain any endorsement that may be necessary to affect this waiver of subrogation, but this provision applies regardless of whether or not the Landlord has received a waiver of subrogation endorsement from the insurer(s).

Tenant expressly understands and agrees that any coverages and limits furnished by Tenant shall in no way limit Tenant's liabilities and responsibilities specified within this Lease or by law.

Tenant expressly understands and agrees that its insurance is primary and any insurance or self-insurance programs maintained by Landlord shall not contribute with insurance provided by Tenant.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Lease or any limitation placed on the indemnity in this Lease given as a matter of law.

If Tenant is a joint venture or limited liability company, the insurance policies shall name the joint venture or limited liability company as a named insured.

If Tenant maintains higher limits than the minimums shown above, Landlord shall be entitled to coverage for the higher limits maintained by Tenant. Any available insurance proceeds in excess of the specified minimum limits of insurance and coverage shall be available to the Landlord.

Notwithstanding any provision to the contrary, the City of Chicago, Department of Finance, Office of Risk Management, maintains the rights to modify, delete, alter or change these requirements at any time during the Term of this Lease.

7.3 Tenant's Indemnification. Tenant shall indemnify, defend, and hold Landlord harmless against all liabilities, judgments, amounts paid in settlement, arbitration or mediation awards, costs, damages, and expenses (including reasonable attorney's fees, expenses, and court costs), whether such claim is related to or arises from personal injury or property damage which may be expended by or accrue against, be charged to, or be recovered from Landlord or Tenant by reason of Tenant's performance of or failure to perform any of Tenant's obligations under this Lease or Tenant's negligent acts or failure to act, or resulting from the acts or failure to act of

Tenant's contractors, respective officers, directors, agents, or employees. This Section shall survive the expiration or termination of this Lease.

#### **SECTION 8. DAMAGE OR DESTRUCTION**

8.1 Damage or Destruction. If the Premises are damaged, destroyed, or sustain a casualty to such extent that Tenant cannot continue, occupy or conduct its normal business therein, or if, in Landlord's opinion or Tenant's opinion, the Premises are rendered unusable, either Landlord or Tenant shall have the option to declare this Lease terminated as of the date of such damage or destruction by giving the other party five (5) days written notice to such effect.

#### **SECTION 9. CONFLICT OF INTEREST AND GOVERNMENTAL ETHICS**

9.1 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 financial interest (as defined in Chapter 2-156 of the Municipal Code), either direct or indirect, in the Premises; nor shall any such official or employee participate in making or in any way attempt to use his or her position to influence any City governmental decision or action with respect to this Lease.

9.2 Duty to Comply with Governmental Ethics Requirements. Landlord and Tenant shall comply with Chapter 2-156 of the Municipal Code of Chicago, "Governmental Ethics," including but not limited to section 2-156-120, which states that 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 that contract or order. Any contract or lease negotiated, entered into, or performed in violation of any of the provisions of Chapter 2-156 shall be voidable in the sole discretion of the City.

#### **SECTION 10. HOLDING OVER**

10.1 Holding Over. Any holding over by Tenant shall be construed to be a tenancy from month to month only beginning on January 1, 2024, or if Tenant exercises its option to extend the Term, beginning on January 1, 2026. During such holding over all provisions of this Lease shall remain in full force and effect.

#### **SECTION 11. MISCELLANEOUS**

11.1 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:

City of Chicago  
Department of Fleet and Facility Management  
Bureau of Asset Management  
Office of Real Estate Management  
30 North LaSalle Street, Suite 300  
Chicago, Illinois 60602

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:

Homan Grown, L3C  
Attn: Jeff Levrant  
617 Circle Avenue  
Forest Park, Illinois 60130

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.

11.2 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.

11.3 Governing Law. This Lease shall be construed and be enforceable in accordance with the laws of the State of Illinois, without regard to its choice of laws principles.

11.4 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. This Lease may be executed in several duplicate counterparts, each of which shall be deemed an original of this Lease for all purposes.

11.5 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.

11.6 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.

11.7 Time is of the Essence. Time is of the essence of this Lease and of each and every provision hereof.

11.8 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.

11.9 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.

11.10 Termination of Lease. Landlord and Tenant shall have the right to terminate this Lease for any reason without penalty by providing each other with 30 days prior written notice at any time after the Commencement Date.

11.11 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.

11.12 Amendments. From time to time, the parties hereto may administratively amend this Lease with respect to any provisions reasonably related to Tenant's use of the Premises and/or Landlord's administration of this Lease, including but not limited to the expansion or reduction of the Premises. Provided, however, that such amendment(s) shall not serve to extend the Term hereof nor serve to otherwise materially alter the essential provisions contained herein. Such amendment(s) shall be in writing, shall establish the factual background necessitating such alteration, shall set forth the terms and conditions of such modification, and shall be duly executed by both Landlord and Tenant. Such amendment(s) shall only take effect upon execution by both parties. Upon execution, such amendment(s) shall become a part of this Lease and all other provisions of this Lease shall otherwise remain in full force and effect.

11.13 No Other Rights. This Lease does not give the Tenant any other right with respect to the Premises, including, but not limited to, closure of streets, sidewalks, or other public thoroughfares. Any rights not specifically granted to Tenant by and through this document are reserved exclusively to Landlord. Execution of this Lease does not obligate the City in any manner and the City shall not undertake any additional duties or services including, but not limited to, custodial services, maintenance, security, or snow removal.

11.14 No Conflict with Metered Parking Concessions Agreement. No provisions of this Lease shall conflict with the Metered Parking Concessions Agreement entered into between Landlord and Chicago Parking Meters, L.L.C.

11.15 Municipal Marketing Efforts. The City shall have the right, at the City's sole discretion, but not the obligation, to install a digital advertising sign on the Premises as part of the City's municipal marketing efforts, subject to the separate approval of City Council.

11.16 Lease Construction. This Lease has been prepared by Landlord and reviewed and approved by Tenant. This Lease shall not be interpreted against either Landlord or Tenant because of the parties' mutual efforts to finalize this Lease.

## **SECTION 12. ADDITIONAL RESPONSIBILITIES OF TENANT**

12.1 Snow Removal. Tenant shall provide and pay for prompt removal of snow and ice from the Premises and sidewalks that immediately abut the Premises. Tenant acknowledges that Landlord shall not have any responsibilities relative to snow or ice removal on the Premises and/or the sidewalks that immediately abut the Premises.

12.2 Landscaping, Debris and Weed Removal. Tenant shall assume the responsibility for landscaping the Premises. Tenant agrees to clear debris and to remove weeds, so as not to let debris sit or accumulate on the property or to allow weeds to grow on the Premises or around the sidewalks abutting the Premises. Tenant acknowledges that Landlord shall not have any responsibilities relative to landscaping, debris removal, or weed removal on the Premises and/or the sidewalks that immediately abut the Premises.

12.3 No Tailgating. Tenant shall not permit tailgating on the Premises.

12.4 No Alcohol or Illegal Drugs. Without exception, Tenant shall not permit the consumption of alcoholic beverages of any kind on the Premises. Tenant shall not permit the use of any illegal drugs of any nature on the Premises.

12.5 Satisfaction with Condition. Tenant agrees that Tenant has inspected the Premises and all related areas and grounds and that Tenant is satisfied with the physical condition thereof and accepts the Premises in its "As-Is" condition.

12.6 Illegal Activity. Tenant, or any of its agents or employees, shall not perform or permit any practice that is injurious to the Premises, is illegal, or increases the rate of insurance on the Premises.

12.7 Hazardous Materials. Tenant shall keep out and off of the Premises materials which cause a fire hazard or safety hazard and shall comply with reasonable requirements of Landlord's fire insurance carrier as may be requested from time to time. Tenant shall not destroy, deface, damage, impair, nor remove any part of the Premises or facilities, equipment or appurtenances thereto.

12.8 No Religious or Political Use. Tenant shall not allow the Premises to be used for any religious or political purposes as set forth in Section 5.3 and this Section 12.8.

12.9 No Fees. Tenant shall not charge a fee to any staff, or other invitee for use of, or access to, the Premises.

12.10 Required Permits. 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 Landlord's Department of Fleet and Facility Management 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. Tenant acknowledges that this Lease shall not act as a substitute for any permit that may be required.

12.11 Non-Discrimination. Tenant agrees that Tenant shall not discriminate on the basis of race, color, sex, gender identity, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status, or source of income in the use or occupancy of the Premises or any part thereof.

12.12 Repairs for Tenant Negligence, Vandalism, or Misuse. Tenant shall assume all responsibility for any repairs to the Premises necessitated by the negligence, vandalism, or misuse of the Premises or equipment therein by Tenant's employees, invitees, agents, contractors or third parties. Tenant may perform such repairs with service providers suitable to Landlord and at Tenant's sole cost without further setoff or deduction from Landlord. In the event Tenant is unwilling or unable to perform said repairs, Landlord may perform such repairs subject to full reimbursement to Landlord by Tenant of all costs required for such repairs including, but not limited to, labor and material associated with such repairs.

12.13 No Other Rights. This Lease does not give Tenant any other right with respect to the Premises. Any rights not specifically granted to Tenant by and through this Lease are reserved exclusively to Landlord. Execution of this Lease does not obligate Landlord in any manner not specified in this Lease and Landlord shall not undertake any additional duties or services.

12.14 Security. Landlord shall have no security responsibilities or liability for any stolen personal property or any accidents on the Premises arising from the use of the Premises by any party.

12.15 Full Liability. Tenant assumes full legal and financial responsibility and liability for any and all use of the Premises by Tenant, Tenant's staff, Tenant's agents, or Tenant's invitees, or any third parties entering the Premises.

12.16 Economic Disclosure Statement Affidavit ("EDS") Updates. Throughout the Term, Tenant shall provide Landlord with any material updates to the information previously submitted in Tenant's Economic Disclosure Statement and Affidavit ("EDS"). Landlord may also request such updates from time to time. Failure to provide such information on a timely basis shall constitute a default under this Lease.

12.17 Compliance with All Laws. Tenant and its Agents shall comply at all times with any and all applicable municipal, county, state, federal or other statutes, laws (including

common law), ordinances, codes, rules and regulations (collectively, "Laws"). Contract provisions that are required to be included in this Lease by any such Laws shall be deemed included.

### **SECTION 13. TENANT DISCLOSURES AND REPRESENTATIONS**

13.1 **Business Relationships.** Tenant acknowledges (A) receipt of a copy of Section 2-156-030 (b) of the Municipal Code of Chicago, (B) that it has read such provision and understands that pursuant to such Section 2-156-030 (b) it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a "Business Relationship" (as defined in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a Business Relationship, and (C) notwithstanding anything to the contrary contained in this Lease, that a violation of Section 2-156-030 (b) by an elected official, or any person acting at the direction of such official, with respect to any transaction contemplated by this Lease shall be grounds for termination of this Lease and the transactions contemplated hereby. Tenant hereby represents and warrants that no violation of Section 2-156-030 (b) has occurred with respect to this Lease or the transactions contemplated hereby.

13.2 **Patriot Act Certification.** Tenant represents and warrants that neither Tenant nor any Affiliate thereof (as defined in the next paragraph) is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment, the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

As used in the above paragraph, an "Affiliate" shall be deemed to be a person or entity related to Tenant that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with Tenant, and a person or entity shall be deemed to be controlled by another person or entity, if controlled in any manner whatsoever that results in control in fact by that other person or entity (or that other person or entity and any persons or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

13.3 **Prohibition on Certain Contributions-Mayoral Executive Order No. 2011-4.** Tenant agrees that Tenant, any person or entity who directly or indirectly has an ownership or beneficial interest in Tenant of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Tenant's contractors (i.e., any person or entity in direct contractual privity with Tenant regarding the subject matter of this Lease) ("Contractors"), any person or entity who directly or indirectly has an ownership or beneficial interest in any Contractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Tenant and all the other preceding classes of persons and entities are together, the "Identified Parties"), shall not

make a contribution of any amount to the Mayor of the City of Chicago (the "Mayor") or to his political fundraising committee (i) after execution of this Lease by Tenant, (ii) while this Lease or any Other Contract is executory, (iii) during the Term of this Lease or any Other Contract between Tenant and the City, or (iv) during any period while an extension of this Lease or any Other Contract is being sought or negotiated. This provision shall not apply to contributions made prior to May 16, 2011, the effective date of Executive Order 2011-4.

Tenant represents and warrants that from the date the City approached the Tenant or the date Tenant approached the City, as applicable, regarding the formulation of this Lease, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Tenant agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Tenant agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 2011-4 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 2011-4.

Notwithstanding anything to the contrary contained herein, Tenant agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 2011-4 constitutes a breach and default under this Lease, and under any Other Contract for which no opportunity to cure will be granted, unless the City, in its sole discretion, elects to grant such an opportunity to cure. Such breach and default entitles the City to all remedies (including, without limitation, termination for default) under this Lease, under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Tenant intentionally violates this provision or Mayoral Executive Order No. 2011-4 prior to the execution of this Lease, the City may elect to decline to lease the Premises to Tenant or to terminate the Lease after execution.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Tenant is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the City Council of the City of Chicago.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
  - 1. The partners have been residing together for at least 12 months.
  - 2. The partners have common or joint ownership of a residence.
  - 3. The partners have at least two of the following arrangements:
    - a. joint ownership of a motor vehicle;
    - b. a joint credit account;
    - c. a joint checking account;
    - d. a lease for a residence identifying both domestic partners as tenants.
  - 4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

13.4 Waste Ordinance Provisions. In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Tenant warrants and represents that it, and to the best of its knowledge, its contractors and subcontractors, have not violated and are not in violation of any provisions of Section 7-28 or Section 11-4 of the Municipal Code (the "Waste Sections"). During the period while this Lease is executory, Tenant's, any general contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Lease, constitutes a breach of and an event of default under this Lease, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner of the Department of Planning and Development. Such breach and default entitles the City to all remedies under the Lease, at law or in equity. This section does not limit Tenant's, general contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Lease. Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Lease, and may further affect the Tenant's eligibility for future contract awards.

13.5 Failure to Maintain Eligibility to do Business with City. Failure by Tenant or any controlling person (as defined in Section 1-23-010 of the Municipal Code of Chicago) thereof to maintain eligibility to do business with the City of Chicago as required by Section 1-23-030 of the Municipal Code of Chicago shall be grounds for termination of this Lease and the transactions contemplated thereby. Tenant shall at all times comply with Section 2-154-020 of the Municipal Code of Chicago.

13.6 Cooperation with Inspector General. It is the duty of every officer, employee, department, agency, contractor, subcontractor, user of real property and licensee of the City, and every applicant for certification of eligibility for a City contract or program, to cooperate with the City's Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago. Tenant understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago.

13.7 2014 Hiring Plan Prohibitions.

1. The City is subject to the June 16, 2014 "City of Chicago Hiring Plan", as amended (the "2014 City Hiring Plan") entered in *Shakman v. Democratic Organization of Cook County*, Case No 69 C 2145 (United States District Court for the Northern District of Illinois). Among other things, the 2014 City Hiring Plan prohibits the City from hiring persons as governmental employees in non-exempt positions on the basis of political reasons or factors.

2. Tenant is aware that City policy prohibits City employees from directing any individual to apply for a position with Tenant, either as an employee or as a subcontractor, and from directing Tenant to hire any individual as an employee or as a subcontractor. Accordingly, Tenant must follow its own hiring and contracting procedures, without being influenced by the City or City employees. Any and all personnel provided by Tenant under this Lease are employees or subcontractors of Tenant, not employees of the City of Chicago. This Lease is not intended to and does not constitute, create, give rise to, or otherwise recognize an employer-employee relationship of any kind between the City and any personnel provided by Tenant.

3. Tenant will not condition, base, or knowingly prejudice or affect any term or aspect to the employment of any personnel provided under this Lease, or offer employment to any individual to provide services under this Lease, based upon or because of any political reason or factor, including, without limitation, any individual's political affiliation, membership in a political organization or party, political support or activity, political financial contributions, promises of such political support, activity or financial contributions, or such individual's political sponsorship or recommendation. For purposes of this Lease, a political organization or party is an identifiable group or entity that has as its primary purpose the support of or opposition to candidates for elected public office. Individual political activities are the activities of individual persons in support of or in opposition to political organizations or parties or candidates for elected public office.

4. In the event of any communication to Tenant by a City employee or City official in violation of paragraph 2 above, or advocating a violation of paragraph 3 above, Tenant will, as soon as is reasonably practicable, report such communication to the Hiring Oversight Section of the City's Office of the Inspector General ("OIG Hiring Oversight"), and also to the head of the relevant City department utilizing services provided under this Lease. Tenant will also cooperate with any inquiries by OIG Hiring Oversight.

**IN WITNESS WHEREOF**, the parties have executed this Lease as of the day and year first above written.

**LANDLORD:**

**CITY OF CHICAGO,**  
an Illinois municipal corporation and home rule unit of government

BY: DEPARTMENT OF FLEET AND FACILITY  
MANAGEMENT

By: \_\_\_\_\_  
**Commissioner**

BY: DEPARTMENT OF PLANNING AND  
DEVELOPMENT

By: \_\_\_\_\_  
**Commissioner**

APPROVED AS TO FORM AND LEGALITY:  
BY: THE DEPARTMENT OF LAW

By: \_\_\_\_\_  
**Assistant Corporation Counsel**

**TENANT:**

**LAWNDALE CHRISTIAN HEALTH CENTER,**  
an Illinois not-for-profit corporation

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

Name: \_\_\_\_\_

Title: \_\_\_\_\_

Exhibit "X" referred to in this Lease Number 20354 reads as follows:

*Exhibit "X".*  
(To Lease No. 20354)

*Environmental Requirements.*

1. Initial Submittals. Tenant must provide a description of equipment and materials anticipated to be brought on or stored at the site over the duration of the Lease prior to Lease execution.

2. Notice Of Environmental Contamination And No Further Remediation Letter. A Phase II Environmental Site Assessments conducted at the Premises identified soil and/or groundwater in exceedance of Illinois Environmental Protection Agency's (IEPA) Tiered Approach to Corrective Action Objectives (TACO) for residential properties. The Premises was subsequently enrolled in IEPA's Site Remediation Program and remedial actions have been performed. IEPA issued a No Further Remediation (NFR) Letter dated \_\_\_\_\_, 2018 (see (Sub)Exhibit Y). Tenant is required to conform to all NFR Letter conditions.

3. Engineered Barrier Disturbance. Remedial actions at the Premises included the installation of engineered barriers, as detailed on (Sub)Exhibit Z, across the entirety of the Premises. Any disturbance of engineered barriers, other than installing or removing plants with rootballs of less than 12 inches, is prohibited unless approved in advance by the City's Department of Fleet and Facility Management ("2FM"). Examples of disturbance that require prior approval include but are not limited to installation or removal of fences, posts, plants or trees with rootballs 12 inches or larger and any other activity requiring excavation.

If disturbance of an engineered barrier is approved and 2FM determines the disturbance may potentially expose contaminated material, Tenant will be required to prepare, submit and implement a safety plan consistent with NIOSH Occupational Safety and Health Guidance Manual for Hazardous Waste Site Activities, OSHA regulations (particularly in 29 CFR 1910 and 1926), state and local regulations, and other USEPA guidance. Soil excavated must be returned to the same depth from which it was excavated or properly managed or disposed in accordance with applicable state and federal regulations.

4. Equipment. Any gas powered equipment to be used or stored on the Premises must be approved prior to being brought on site. Dispensing of fuel from containers larger than three gallons and on-site repairs of fuel-powered equipment are prohibited.

5. Herbicides/Pesticides. Storage or use of herbicides and pesticides at the Premises is prohibited.

6. Composting Of On-Site Material. Only on-site generated landscaping materials may be composted on the Premises. Food scrap composting and composting of materials from off-site is not allowed.

7. Allowable Landscaping Material. Allowable landscaping materials that can be imported on to the Premises include mulch, wood chips, stone, sand, soil and compost.

8. Importing Landscaping Material -- Not Part Of An Engineered Barrier. Landscaping materials placed on top of engineered barriers (such as in raised beds) are subject to the following requirements:

a. Bagged landscaping material must be purchased from a landscape supply store and does not require notification, testing or reporting.

b. All bulk (loose) landscaping material requires notification, documentation and approval of the source by 2FM prior to being brought on site.

c. Bulk quantities of certified virgin stone, mulch, wood chips and compost derived entirely from landscaping materials do not require testing prior to being brought on site.

d. Bulk import of soil, non-virgin sand, non-virgin stone, or non-landscape compost of 100 cubic yards or more must undergo testing to document IEPA's most stringent soil remediation objectives (SROs) for residential land use are met. Testing requirements are provided in Section 10 below.

9. Imported Landscaping Material -- Part Of An Engineered Barrier. With the exception of mulch and wood chips, any landscaping material that will be placed within an engineered barrier are subject to the following requirements:

a. All landscaping material requires notification, documentation and approval of the source by 2FM prior to being brought on site.

b. Sand and stone certified by the source as virgin and compost derived entirely from landscaping materials do not require testing.

c. Soil, non-virgin sand, non-virgin stone, or non-landscape compost of any quantity must undergo testing to document IEPA's most stringent SROs for residential land use are met. Testing requirements are provided in Section 10 below.

10. Imported Landscaping Material Testing. Material subject to analytical testing must meet the following requirements:

a. One sample per 500 cubic yards of each material source being brought on to the Premises must be collected and analyzed for the constituent list specified in 35 IAC 740, Appendix A, Target Compound List. Analytical test results must be compared to and meet the most stringent residential Tier 1 SROs.

b. Samples may be required to be analyzed for synthetic precipitation leaching procedure (SPLP) for Target Analyte List (TAL) metals to show compliance with SROs.

c. The laboratory must be accredited by the Illinois Environmental Protection Agency's Environmental Laboratory Accreditation Program (IL ELAP).

[(Sub)Exhibits "Y" and "Z" referred to in this Environmental Requirements unavailable at time of printing.]

---

LEASE AGREEMENT WITH THE YOUNG PROFESSIONALS OF NORTH LAWNSDALE FOR USE OF CITY-OWNED PROPERTY AT 1544 -- 1558 S. LAWNSDALE AVE. AS LANDSCAPED RECREATIONAL AREA.

[O2019-4143]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Housing and Real Estate, for which a meeting was held on July 17, 2019, having had under consideration an ordinance introduced by Mayor Lori E. Lightfoot on June 12, 2019, this being the lease of City-owned property at 1544 -- 1558 South Lawnsdale Avenue, 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 voice vote of all committee members present, with no dissenting votes.

Respectfully submitted,

(Signed) HARRY OSTERMAN,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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. On behalf of the City of Chicago as landlord, the Commissioner of the Department of Fleet and Facility Management is authorized to execute a lease with The Young Professionals of North Lawndale, as tenant, for use of the property located at 1544 -- 1558 South Lawndale Avenue as a landscaped recreation area; such lease to be approved by the Commissioner of the Department of Planning and Development, and 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 and approval.

Lease Agreement referred to in this ordinance reads as follows:

*Lease No. 20352.*

**THIS LEASE** (the "Lease") is made and entered into this \_\_\_\_ day of \_\_\_\_\_, 2019 by and between, the **CITY OF CHICAGO**, an Illinois municipal corporation and home rule unit of government, acting by and through its Department of Fleet and Facility Management, and having its principal offices at 121 N. LaSalle Street, Chicago, IL 60602, (herein referred to as "City" or "Landlord"), and **THE YOUNG PROFESSIONALS OF NORTH LAWDALE**, an Illinois not-for-profit corporation, having its principal office at 3726 West 16th Street, Chicago, Illinois (hereinafter referred to as "Tenant").

**RECITALS**

**WHEREAS**, Landlord is the owner of the real property located at 1544-58 South Lawndale Avenue, Chicago, Illinois, 60623, consisting of 18,750 square feet of vacant land (PINs 16-23-127-035 through -038, the "Premises"); and

**WHEREAS**, Landlord, prior to the commencement of this Lease, will improve the Premises with landscaping and permeable surfaces as a way to detain storm water to help divert rainfall away from storm sewers; and

**WHEREAS**, Tenant will be responsible for maintaining the Premises, including all improvements thereon; and

**WHEREAS**, Tenant will use the Premises for recreational purposes; and

**WHEREAS**, Landlord has agreed to lease to Tenant, and Tenant has agreed to lease from Landlord, the Premises, upon the terms and conditions set forth herein.

**NOW THEREFORE**, in consideration of the covenants, and agreements contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

**SECTION 1. INCORPORATION OF RECITALS**

The recitals set forth above constitute an integral part of this Lease and are incorporated herein by this reference with the same force and effect as if set forth herein as agreements of the parties.

**SECTION 2. GRANT**

Landlord hereby leases to Tenant, and Tenant hereby leases from Landlord, the following described premises situated in the City of Chicago, County of Cook, State of Illinois, to wit:

Approximately 18,750 square feet of land located at 1544-58 South Lawndale Avenue, Chicago, Illinois.

**SECTION 3. TERM**

The term of this Lease ("Term") shall commence on the date set forth in the preamble ("Commencement Date"), and shall end on December 31, 2023, unless sooner terminated as set forth in this Lease. Tenant shall have the option to extend the Term by an additional 2 years, through December 31, 2025, such option being subject to the approval of the Landlord.

**SECTION 4. RENT, TAXES, AND UTILITIES**

4.1 Rent. Tenant shall pay base rent for the Premises in the amount of One Dollar (\$1.00) for the entire Term, with the receipt and sufficiency of said sum hereby acknowledged by both parties. The term "Rent" as used herein means the base rent of \$1.00 plus all other payments due under this Lease of any kind or nature.

4.2 Utilities. As of the Commencement Date, utilities do not serve the Premises. If required by Tenant, Tenant shall pay when due all charges for gas, electricity, light, heat, water, power and telephone or other communication service, and all other utility services used in or supplied to the Premises. Landlord shall assume no responsibility for payment of any utilities or any other services used or supplied to the Premises.

4.3 Taxes and Other Levies. Tenant shall pay when due any real estate or leasehold taxes, interest, or penalties assessed or levied on the Premises. Tenant shall contact the appropriate taxing body to ascertain the tax amount assessed on the subject Premises. Tenant shall provide Landlord with proof of payment in full within ten (10) days of such payment. Tenant further acknowledges that real estate taxes are paid one (1) year in arrears in Cook County and that as a result Tenant shall be responsible for the satisfaction of leasehold, real estate, and other property taxes assessed or levied on the Premises on account of Tenant's use for at least one year after Tenant vacates the Premises. Tenant's failure to pay any such taxes, interest, or penalties shall constitute a default under this Lease. Notwithstanding the foregoing, nothing herein shall preclude Tenant from contesting any charge or taxes, interest, or penalties levied against the Premises. The failure of Tenant to pay such taxes, interest, or penalties during the pendency of the contest shall not constitute a default under this Lease. Tenant's tax responsibilities under this section shall survive the expiration, cancellation, or termination of this Lease.

4.4 Accord and Satisfaction. No payment by Tenant or receipt by Landlord of a lesser amount than any installment or payment of Rent or other costs due hereunder shall be deemed to be other than on account of the amount due. No endorsement of statement or any check or any letter accompanying any check or payment of rent shall be deemed an accord and satisfaction. Landlord may accept such check or payment without prejudice as to Landlord's right to recover the balance of such installment or payment. Landlord may pursue any other remedies available to Landlord at law or equity.

**SECTION 5. CONDITION AND ENJOYMENT OF PREMISES, ALTERATIONS AND ADDITIONS, SURRENDER**

5.1 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 enjoy the Premises (subject to the provisions of this Lease) during the Term without hindrance or molestation by Landlord.

5.2 Tenant's Duty to Maintain Premises and Right of Access. Tenant shall, at Tenant's expense, keep the Premises in a condition of thorough repair and good order, and in compliance with all relevant State and Federal laws and with all applicable provisions of the Municipal Code of Chicago, including all applicable provisions of the Landscape Ordinance of the City of Chicago. If Tenant shall refuse or neglect to make needed repairs within thirty (30) days after written notice thereof sent by Landlord, unless such repair cannot be remedied within (30) days, and Tenant shall have commenced and is diligently pursuing all necessary action to remedy such repair, Landlord, at Landlord's option, is authorized to either make such repairs and Tenant will promptly and within thirty (30) days of demand reimburse Landlord for the reasonable cost thereof, or Landlord can immediately terminate this Lease by providing the Tenant with written notice thereof. 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 Landlord's desire to enter the Premises and Landlord will schedule its entry so as to minimize any interference with Tenant's use of Premises.

5.3 Use of the Premises. Tenant covenants that Tenant shall use the Premises strictly as a recreational space. Tenant shall not use the Premises in a manner that creates excessive noise or disturbs neighboring properties. 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, , disfigurement or injury to any building or improvement on the Premises, or to fixtures and equipment thereof. Tenant shall 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. The promotion and operation of the Premises shall not include direct or indirect participation or intervention in political campaigns on behalf of or in opposition to any candidate for public office. In addition, Tenant covenants that Tenant shall not use said Premises for any other political functions or for religious activities of any sort. Parking is not allowed on the Premises. Tenant shall not operate the Premises for parking purposes or in a manner that would cause the Premises to be deemed a "Competing Parking Facility" under the Chicago Metered Parking System Agreement dated December 4, 2008, as amended on June 5, 2013, by and between the City of Chicago and Chicago Parking Meters, LLC.

5.4 Environmental Requirements. Tenant shall comply with the environmental requirements that are contained in Exhibit X attached hereto.

5.4 Alterations and Additions. Tenant may not make any alterations, additions and/or improvements to the Premises, including any fencing or land grading, without the prior written

consent of Landlord's Commissioner of the Department of Fleet and Facility Management. Any additions and improvements shall be without cost to Landlord and shall become property of Landlord at Lease termination without offset or other credit to Tenant.

5.5 Obligation to Restore the Premises. Upon completion of the Activity, Tenant shall promptly restore the Premises to the condition or better existing as of the Commencement Date, and shall remove all personal property, trash, wastes and debris placed on the Premises by Tenant or its agents. Tenant shall dispose of all trash, wastes and debris in accordance with all applicable Laws (as hereinafter defined), including without limitation, all applicable Environmental Laws (as hereinafter defined). Any personal property, trash or debris left by Tenant on or about the Premises shall be considered abandoned and may be disposed of in the City's sole discretion. Tenant agrees to pay for any removal or disposal costs the City may incur. The City shall be reimbursed for all sums it pays in connection with this Lease. Such reimbursement shall occur within fifteen (15) days of such City payment, with interest accruing from the date of such City payment at the rate of 12% per annum. Tenant shall be responsible for any damage to the Premises or any surrounding Premises, structures, utility lines or subsurface lines or cables caused by the acts or omissions of Tenant or its agents, including but not limited to, vandalism or misuse of the Premises, and shall undertake any repairs necessitated by such acts or omissions.

5.6 Hazardous Substances. Tenant shall not use or store any Hazardous Substances (defined below) on the Premises unless otherwise approved by the City's Department of Fleet and Facility Management. Tenant shall promptly notify the City if Tenant discovers any Hazardous Substances on the Premises. As used in this Lease, the term "Hazardous Substances" shall mean any toxic substance, hazardous material, hazardous chemical or hazardous, toxic or dangerous waste defined or qualifying as such in (or for the purposes of) any Environmental Laws (as defined hereunder), or any pollutant, toxic vapor, or contaminant, and shall include, but not be limited to, polychlorinated biphenyls (PCBs), crude oil, any fraction thereof, or refined petroleum products such as oil, gasoline, or other petroleum-based fuels, lead paint, asbestos or asbestos-containing materials, urea formaldehyde, any radioactive material or by-product material, radon and mold. "Environmental Laws" shall mean any and all Laws, permits and other requirements or guidelines of governmental authorities applicable to the Premises and relating to the regulation and protection of human health, safety, the environment, natural resources or to any Hazardous Substances, including without limitation, any Laws requiring the filing of reports and notices relating to Hazardous Substances.

## **SECTION 6. ASSIGNMENT, SUBLEASE, AND LIENS**

6.1 Assignment and Sublease. Tenant shall not assign this Lease in whole or in part, or sublet the Premises or any part thereof.

6.2 Tenant's Covenant against Encumbering Title. Tenant shall not do any act which shall in any way encumber the fee simple estate of the Landlord in and to the Premises, nor shall the interest or estate of the Landlord in the Premises be in any way subject to any claim by way of lien or encumbrance, whether by operation of law or by virtue of any express or implied contract by Tenant. Any claim to, or lien upon, the Premises arising from any act or omission of

Tenant shall accrue only against the leasehold estate of Tenant and shall be subject to and subordinate to the paramount title and rights of Landlord in and to the Premises.

6.3 Tenant's Covenant against Liens. Tenant shall not permit the Premises to become subject to any mechanic's, laborer's, or materialmen's liens on account of labor or material furnished to Tenant or claimed to have been furnished to Tenant. In case of any such lien attaching, Tenant shall immediately pay and remove such lien or furnish security or indemnify Landlord in a manner satisfactory to Landlord in its sole discretion to protect Landlord against any defense or expense arising from such lien. Except during any period in which Tenant appeals any judgment or obtains a rehearing of any such lien, or in the event judgment is stayed, Tenant shall immediately pay any judgment rendered against Tenant, with all proper costs and charges, and shall have the lien released and any judgment satisfied. If Tenant fails to pay and remove any lien or contest such lien in accordance herewith, Landlord, at its election, may, but is not obligated to, pay and satisfy same, and all sums so paid by Landlord, shall become immediately due and payable by Tenant, with interest from the date of payment at the rate set at 12% per annum, provided that such rate shall not be deemed usurious by any federal, state or local law.

#### **SECTION 7. INSURANCE AND INDEMNIFICATION**

7.1 Insurance. The Tenant shall procure and maintain at all times, at Tenant's own expense, during the Term of this Lease, the insurance coverages and requirements specified below, insuring all operations related to this Lease. The kinds and amounts of insurance required are as follows:

a) Workers Compensation and Employers Liability Insurance. Workers Compensation as prescribed by applicable law, covering all employees who have access to the Premises under this Lease, and Employer's Liability Insurance with limits of not less than \$500,000 each accident, illness or disease.

b) Commercial Liability Insurance. (Primary and Umbrella). Commercial General Liability Insurance or equivalent, with limits of not less than \$2,000,000 per occurrence, for bodily injury, personal injury, and property damage liability. Coverage shall include the following: All premises and operations, products/completed operations, defense, separation of insureds, and contractual liability (not to include Endorsement CG 21 39 or equivalent).

The City of Chicago, its employees, elected officials, agents, and representatives shall be named as additional insureds under the policy. The additional insured coverage shall not have any limiting endorsements or language under the policy such as, but not limited to, Tenant's sole negligence or the Additional Insured's vicarious liability. Tenant's liability insurance shall be primary without right of contribution by any other insurance or self-insurance maintained by or available to the City.

c) Automobile Liability Insurance (Primary and Umbrella). When any motor vehicles (owned, non-owned and hired) are used in connection with the Lease, Tenant shall provide and maintain Automobile Liability Insurance with limits of not less than \$2,000,000 per

occurrence, for bodily injury and property damage. The City of Chicago shall be named as an additional insured on a primary, non-contributory basis.

The Tenant shall be responsible for all loss or damage to personal property (including but not limited to materials, equipment, tools and supplies), owned or rented, by the Tenant.

7.2 Other Terms of Insurance. Tenant will furnish the City of Chicago, Department of Fleet and Facility Management, Office of Real Estate Management, 30 North LaSalle Street, Suite 300, Chicago, Illinois 60602, original Certificates of Insurance evidencing the required coverage to be in force on the date of this Lease, and renewal certificates of insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the Term. Tenant shall submit evidence of insurance prior to execution of the Lease. The receipt of any certificate does not constitute agreement by Landlord that the insurance requirements in the Lease have been fully met or that the insurance policies indicated on the certificate are in compliance with all requirements in the Lease. The failure of Landlord to obtain certificates or other insurance evidence from Tenant shall not be deemed to be a waiver by Landlord. The Tenant shall advise all insurers of the Lease provisions regarding insurance. Non-conforming insurance shall not relieve Tenant of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Lease and Landlord retains the right to terminate or suspend the Lease until proper evidence of insurance is provided.

Tenant shall provide for 60 days prior written notice to be given to the Landlord in the event coverage is substantially changed, canceled, or non-renewed.

Any and all deductibles or self-insured retentions on referenced Tenant insurance coverages shall be borne by Tenant.

Tenant hereby grants to Landlord a waiver of any right of subrogation which any insurer of Tenant may acquire against Landlord by virtue of the payment of any loss under the insurance. Tenant agrees to obtain any endorsement that may be necessary to affect this waiver of subrogation, but this provision applies regardless of whether or not the Landlord has received a waiver of subrogation endorsement from the insurer(s).

Tenant expressly understands and agrees that any coverages and limits furnished by Tenant shall in no way limit Tenant's liabilities and responsibilities specified within this Lease or by law.

Tenant expressly understands and agrees that its insurance is primary and any insurance or self-insurance programs maintained by Landlord shall not contribute with insurance provided by Tenant.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Lease or any limitation placed on the indemnity in this Lease given as a matter of law.

If Tenant is a joint venture or limited liability company, the insurance policies shall name the joint venture or limited liability company as a named insured.

If Tenant maintains higher limits than the minimums shown above, Landlord shall be entitled to coverage for the higher limits maintained by Tenant. Any available insurance proceeds in excess of the specified minimum limits of insurance and coverage shall be available to the Landlord.

Notwithstanding any provision to the contrary, the City of Chicago, Department of Finance, Office of Risk Management, maintains the rights to modify, delete, alter or change these requirements at any time during the Term of this Lease.

7.3 Tenant's Indemnification. Tenant shall indemnify, defend, and hold Landlord harmless against all liabilities, judgments, amounts paid in settlement, arbitration or mediation awards, costs, damages, and expenses (including reasonable attorney's fees, expenses, and court costs), whether such claim is related to or arises from personal injury or property damage which may be expended by or accrue against, be charged to, or be recovered from Landlord or Tenant by reason of Tenant's performance of or failure to perform any of Tenant's obligations under this Lease or Tenant's negligent acts or failure to act, or resulting from the acts or failure to act of Tenant's contractors, respective officers, directors, agents, or employees. This Section shall survive the expiration or termination of this Lease.

#### **SECTION 8. DAMAGE OR DESTRUCTION**

8.1 Damage or Destruction. If the Premises are damaged, destroyed, or sustain a casualty to such extent that Tenant cannot continue, occupy or conduct its normal business therein, or if, in Landlord's opinion or Tenant's opinion, the Premises are rendered unusable, either Landlord or Tenant shall have the option to declare this Lease terminated as of the date of such damage or destruction by giving the other party five (5) days written notice to such effect.

#### **SECTION 9. CONFLICT OF INTEREST AND GOVERNMENTAL ETHICS**

9.1 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 financial interest (as defined in Chapter 2-156 of the Municipal Code), either direct or indirect, in the Premises; nor shall any such official or employee participate in making or in any way attempt to use his or her position to influence any City governmental decision or action with respect to this Lease.

9.2 Duty to Comply with Governmental Ethics Requirements. Landlord and Tenant shall comply with Chapter 2-156 of the Municipal Code of Chicago, "Governmental Ethics," including but not limited to section 2-156-120, which states that 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 that contract or order. Any contract or lease negotiated, entered into, or performed in violation of any of the provisions of Chapter 2-156 shall be voidable in the sole discretion of the City.

**SECTION 10. HOLDING OVER**

10.1 Holding Over. Any holding over by Tenant shall be construed to be a tenancy from month to month only beginning on January 1, 2024, or if Tenant exercises its option to extend the Term, beginning on January 1, 2026. During such holding over all provisions of this Lease shall remain in full force and effect.

**SECTION 11. MISCELLANEOUS**

11.1 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:

City of Chicago  
Department of Fleet and Facility Management  
Bureau of Asset Management  
Office of Real Estate Management  
30 North LaSalle Street, Suite 300  
Chicago, Illinois 60602

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:

Homan Grown, L3C  
Attn: Jeff Levrant  
617 Circle Avenue  
Forest Park, Illinois 60130

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.

11.2 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.

11.3 Governing Law. This Lease shall be construed and be enforceable in accordance with the laws of the State of Illinois, without regard to its choice of laws principles.

11.4 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. This Lease may be executed in several duplicate counterparts, each of which shall be deemed an original of this Lease for all purposes.

11.5 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.

11.6 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.

11.7 Time is of the Essence. Time is of the essence of this Lease and of each and every provision hereof.

11.8 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.

11.9 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.

11.10 Termination of Lease. Landlord and Tenant shall have the right to terminate this Lease for any reason without penalty by providing each other with 30 days prior written notice at any time after the Commencement Date.

11.11 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.

11.12 Amendments. From time to time, the parties hereto may administratively amend this Lease with respect to any provisions reasonably related to Tenant's use of the Premises and/or Landlord's administration of this Lease, including but not limited to the expansion or reduction of the Premises. Provided, however, that such amendment(s) shall not serve to extend the Term hereof nor serve to otherwise materially alter the essential provisions contained herein. Such amendment(s) shall be in writing, shall establish the factual background necessitating such alteration, shall set forth the terms and conditions of such modification, and shall be duly executed by both Landlord and Tenant. Such amendment(s) shall only take effect upon execution

by both parties. Upon execution, such amendment(s) shall become a part of this Lease and all other provisions of this Lease shall otherwise remain in full force and effect.

11.13 No Other Rights. This Lease does not give the Tenant any other right with respect to the Premises, including, but not limited to, closure of streets, sidewalks, or other public thoroughfares. Any rights not specifically granted to Tenant by and through this document are reserved exclusively to Landlord. Execution of this Lease does not obligate the City in any manner and the City shall not undertake any additional duties or services including, but not limited to, custodial services, maintenance, security, or snow removal.

11.14 No Conflict with Metered Parking Concessions Agreement. No provisions of this Lease shall conflict with the Metered Parking Concessions Agreement entered into between Landlord and Chicago Parking Meters, L.L.C.

11.15 Municipal Marketing Efforts. The City shall have the right, at the City's sole discretion, but not the obligation, to install a digital advertising sign on the Premises as part of the City's municipal marketing efforts, subject to the separate approval of City Council.

11.16 Lease Construction. This Lease has been prepared by Landlord and reviewed and approved by Tenant. This Lease shall not be interpreted against either Landlord or Tenant because of the parties' mutual efforts to finalize this Lease.

## **SECTION 12. ADDITIONAL RESPONSIBILITIES OF TENANT**

12.1 Snow Removal. Tenant shall provide and pay for prompt removal of snow and ice from the Premises and sidewalks that immediately abut the Premises. Tenant acknowledges that Landlord shall not have any responsibilities relative to snow or ice removal on the Premises and/or the sidewalks that immediately abut the Premises.

12.2 Landscaping, Debris and Weed Removal. Tenant shall assume the responsibility for landscaping the Premises. Tenant agrees to clear debris and to remove weeds, so as not to let debris sit or accumulate on the property or to allow weeds to grow on the Premises or around the sidewalks abutting the Premises. Tenant acknowledges that Landlord shall not have any responsibilities relative to landscaping, debris removal, or weed removal on the Premises and/or the sidewalks that immediately abut the Premises.

12.3 No Tailgating. Tenant shall not permit tailgating on the Premises.

12.4 No Alcohol or Illegal Drugs. Without exception, Tenant shall not permit the consumption of alcoholic beverages of any kind on the Premises. Tenant shall not permit the use of any illegal drugs of any nature on the Premises.

12.5 Satisfaction with Condition. Tenant agrees that Tenant has inspected the Premises and all related areas and grounds and that Tenant is satisfied with the physical condition thereof and accepts the Premises in its "As-Is" condition.

12.6 Illegal Activity. Tenant, or any of its agents or employees, shall not perform or permit any practice that is injurious to the Premises, is illegal, or increases the rate of insurance on the Premises.

12.7 Hazardous Materials. Tenant shall keep out and off of the Premises materials which cause a fire hazard or safety hazard and shall comply with reasonable requirements of Landlord's fire insurance carrier as may be requested from time to time. Tenant shall not destroy, deface, damage, impair, nor remove any part of the Premises or facilities, equipment or appurtenances thereto.

12.8 No Religious or Political Use. Tenant shall not allow the Premises to be used for any religious or political purposes as set forth in Section 5.3 and this Section 12.8.

12.9 No Fees. Tenant shall not charge a fee to any staff, or other invitee for use of, or access to, the Premises.

12.10 Required Permits. 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 Landlord's Department of Fleet and Facility Management 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. Tenant acknowledges that this Lease shall not act as a substitute for any permit that may be required.

12.11 Non-Discrimination. Tenant agrees that Tenant shall not discriminate on the basis of race, color, sex, gender identity, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status, or source of income in the use or occupancy of the Premises or any part thereof.

12.12 Repairs for Tenant Negligence, Vandalism, or Misuse. Tenant shall assume all responsibility for any repairs to the Premises necessitated by the negligence, vandalism, or misuse of the Premises or equipment therein by Tenant's employees, invitees, agents, contractors or third parties. Tenant may perform such repairs with service providers suitable to Landlord and at Tenant's sole cost without further setoff or deduction from Landlord. In the event Tenant is unwilling or unable to perform said repairs, Landlord may perform such repairs subject to full reimbursement to Landlord by Tenant of all costs required for such repairs including, but not limited to, labor and material associated with such repairs.

12.13 No Other Rights. This Lease does not give Tenant any other right with respect to the Premises. Any rights not specifically granted to Tenant by and through this Lease are reserved exclusively to Landlord. Execution of this Lease does not obligate Landlord in any manner not specified in this Lease and Landlord shall not undertake any additional duties or services.

12.14 Security. Landlord shall have no security responsibilities or liability for any stolen personal property or any accidents on the Premises arising from the use of the Premises by any party.

12.15 Full Liability. Tenant assumes full legal and financial responsibility and liability for any and all use of the Premises by Tenant, Tenant's staff, Tenant's agents, or Tenant's invitees, or any third parties entering the Premises.

12.16 Economic Disclosure Statement Affidavit ("EDS") Updates. Throughout the Term, Tenant shall provide Landlord with any material updates to the information previously submitted in Tenant's Economic Disclosure Statement and Affidavit ("EDS"). Landlord may also request such updates from time to time. Failure to provide such information on a timely basis shall constitute a default under this Lease.

12.17 Compliance with All Laws. Tenant and its Agents shall comply at all times with any and all applicable municipal, county, state, federal or other statutes, laws (including common law), ordinances, codes, rules and regulations (collectively, "Laws"). Contract provisions that are required to be included in this Lease by any such Laws shall be deemed included.

### **SECTION 13. TENANT DISCLOSURES AND REPRESENTATIONS**

13.1 Business Relationships. Tenant acknowledges (A) receipt of a copy of Section 2-156-030 (b) of the Municipal Code of Chicago, (B) that it has read such provision and understands that pursuant to such Section 2-156-030 (b) it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a "Business Relationship" (as defined in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a Business Relationship, and (C) notwithstanding anything to the contrary contained in this Lease, that a violation of Section 2-156-030 (b) by an elected official, or any person acting at the direction of such official, with respect to any transaction contemplated by this Lease shall be grounds for termination of this Lease and the transactions contemplated hereby. Tenant hereby represents and warrants that no violation of Section 2-156-030 (b) has occurred with respect to this Lease or the transactions contemplated hereby.

13.2 Patriot Act Certification. Tenant represents and warrants that neither Tenant nor any Affiliate thereof (as defined in the next paragraph) is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment, the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

As used in the above paragraph, an "Affiliate" shall be deemed to be a person or entity related to Tenant that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with Tenant, and a person or entity shall be deemed to

be controlled by another person or entity, if controlled in any manner whatsoever that results in control in fact by that other person or entity (or that other person or entity and any persons or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

13.3 Prohibition on Certain Contributions-Mayoral Executive Order No. 2011-4. Tenant agrees that Tenant, any person or entity who directly or indirectly has an ownership or beneficial interest in Tenant of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Tenant's contractors (i.e., any person or entity in direct contractual privity with Tenant regarding the subject matter of this Lease) ("Contractors"), any person or entity who directly or indirectly has an ownership or beneficial interest in any Contractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Tenant and all the other preceding classes of persons and entities are together, the "Identified Parties"), shall not make a contribution of any amount to the Mayor of the City of Chicago (the "Mayor") or to his political fundraising committee (i) after execution of this Lease by Tenant, (ii) while this Lease or any Other Contract is executory, (iii) during the Term of this Lease or any Other Contract between Tenant and the City, or (iv) during any period while an extension of this Lease or any Other Contract is being sought or negotiated. This provision shall not apply to contributions made prior to May 16, 2011, the effective date of Executive Order 2011-4.

Tenant represents and warrants that from the date the City approached the Tenant or the date Tenant approached the City, as applicable, regarding the formulation of this Lease, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Tenant agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Tenant agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 2011-4 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 2011-4.

Notwithstanding anything to the contrary contained herein, Tenant agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 2011-4 constitutes a breach and default under this Lease, and under any Other Contract for which no opportunity to cure will be granted, unless the City, in its sole discretion, elects to grant such an opportunity to cure. Such breach and default entitles the City to all remedies (including, without limitation, termination for default) under this Lease, under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Tenant intentionally violates this provision or Mayoral Executive Order No. 2011-4 prior to the execution of this Lease, the City may elect to decline to lease the Premises to Tenant or to terminate the Lease after execution.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Tenant is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the City Council of the City of Chicago.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
  - 1. The partners have been residing together for at least 12 months.
  - 2. The partners have common or joint ownership of a residence.
  - 3. The partners have at least two of the following arrangements:
    - a. joint ownership of a motor vehicle;
    - b. a joint credit account;
    - c. a joint checking account;
    - d. a lease for a residence identifying both domestic partners as tenants.
  - 4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

13.4 Waste Ordinance Provisions. In accordance with Section 11-4-1600(e) of the

Municipal Code of Chicago, Tenant warrants and represents that it, and to the best of its knowledge, its contractors and subcontractors, have not violated and are not in violation of any provisions of Section 7-28 or Section 11-4 of the Municipal Code (the "Waste Sections"). During the period while this Lease is executory, Tenant's, any general contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Lease, constitutes a breach of and an event of default under this Lease, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner of the Department of Planning and Development. Such breach and default entitles the City to all remedies under the Lease, at law or in equity. This section does not limit Tenant's, general contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Lease. Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Lease, and may further affect the Tenant's eligibility for future contract awards.

13.5 Failure to Maintain Eligibility to do Business with City. Failure by Tenant or any controlling person (as defined in Section 1-23-010 of the Municipal Code of Chicago) thereof to maintain eligibility to do business with the City of Chicago as required by Section 1-23-030 of the Municipal Code of Chicago shall be grounds for termination of this Lease and the transactions contemplated thereby. Tenant shall at all times comply with Section 2-154-020 of the Municipal Code of Chicago.

13.6 Cooperation with Inspector General. It is the duty of every officer, employee, department, agency, contractor, subcontractor, user of real property and licensee of the City, and every applicant for certification of eligibility for a City contract or program, to cooperate with the City's Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago. Tenant understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago.

13.7 2014 Hiring Plan Prohibitions.

1. The City is subject to the June 16, 2014 "City of Chicago Hiring Plan", as amended (the "2014 City Hiring Plan") entered in *Shakman v. Democratic Organization of Cook County*, Case No 69 C 2145 (United States District Court for the Northern District of Illinois). Among other things, the 2014 City Hiring Plan prohibits the City from hiring persons as governmental employees in non-exempt positions on the basis of political reasons or factors.

2. Tenant is aware that City policy prohibits City employees from directing any individual to apply for a position with Tenant, either as an employee or as a subcontractor, and from directing Tenant to hire any individual as an employee or as a subcontractor. Accordingly, Tenant must follow its own hiring and contracting procedures, without being influenced by the City or City employees. Any and all personnel provided by Tenant under this Lease are employees or subcontractors of Tenant, not employees of the City of Chicago. This Lease is not intended to and does not constitute, create, give rise to, or otherwise recognize an employer-employee relationship of any kind between the City and any personnel provided by Tenant.

3. Tenant will not condition, base, or knowingly prejudice or affect any term or aspect to the employment of any personnel provided under this Lease, or offer employment to any individual to provide services under this Lease, based upon or because of any political reason or factor, including, without limitation, any individual's political affiliation, membership in a political organization or party, political support or activity, political financial contributions, promises of such political support, activity or financial contributions, or such individual's political sponsorship or recommendation. For purposes of this Lease, a political organization or party is an identifiable group or entity that has as its primary purpose the support of or opposition to candidates for elected public office. Individual political activities are the activities of individual persons in support of or in opposition to political organizations or parties or candidates for elected public office.

4. In the event of any communication to Tenant by a City employee or City official in violation of paragraph 2 above, or advocating a violation of paragraph 3 above, Tenant will, as soon as is reasonably practicable, report such communication to the Hiring Oversight Section of the City's Office of the Inspector General ("OIG Hiring Oversight"), and also to the head of the relevant City department utilizing services provided under this Lease. Tenant will also cooperate with any inquiries by OIG Hiring Oversight.

**IN WITNESS WHEREOF**, the parties have executed this Lease as of the day and year first above written.

**LANDLORD:**

**CITY OF CHICAGO,**

an Illinois municipal corporation and home rule unit of government

BY: DEPARTMENT OF FLEET AND FACILITY  
MANAGEMENT

By: \_\_\_\_\_  
Commissioner

BY: DEPARTMENT OF PLANNING AND  
DEVELOPMENT

By: \_\_\_\_\_  
**Commissioner**

APPROVED AS TO FORM AND LEGALITY:  
BY: THE DEPARTMENT OF LAW

By: \_\_\_\_\_  
**Assistant Corporation Counsel**

**TENANT:**

**THE YOUNG PROFESSIONALS OF NORTH LAWNDALE,**  
an Illinois not-for-profit corporation

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

Name: \_\_\_\_\_

Title: \_\_\_\_\_

*Exhibit "X".*  
(To Lease No. 20352)

*Environmental Requirements.*

1. Initial Submittals. Tenant must provide a description of equipment and materials anticipated to be brought on or stored at the site over the duration of the Lease prior to Lease execution.

2. Notice Of Environmental Contamination And No Further Remediation Letter. A Phase II Environmental Site Assessments conducted at the Premises identified soil and/or groundwater in exceedance of Illinois Environmental Protection Agency's (IEPA) Tiered Approach to Corrective Action Objectives (TACO) for residential properties. The Premises was subsequently enrolled in IEPA's Site Remediation Program and remedial actions have been performed. IEPA issued a No Further Remediation (NFR) Letter dated \_\_\_\_\_, 2018 (see (Sub)Exhibit Y). Tenant is required to conform to all NFR Letter conditions.

3. Engineered Barrier Disturbance. Remedial actions at the Premises included the installation of engineered barriers, as detailed on (Sub)Exhibit Z, across the entirety of the Premises. Any disturbance of engineered barriers, other than installing or removing plants with rootballs of less than 12 inches, is prohibited unless approved in advance by the City's Department of Fleet and Facility Management ("2FM"). Examples of disturbance that require prior approval include but are not limited to installation or removal of fences, posts, plants or trees with rootballs 12 inches or larger and any other activity requiring excavation.

If disturbance of an engineered barrier is approved and 2FM determines the disturbance may potentially expose contaminated material, Tenant will be required to prepare, submit and implement a safety plan consistent with NIOSH Occupational Safety and Health Guidance Manual for Hazardous Waste Site Activities, OSHA regulations (particularly in 29 CFR 1910 and 1926), state and local regulations, and other USEPA guidance. Soil excavated must be returned to the same depth from which it was excavated or properly managed or disposed in accordance with applicable state and federal regulations.

4. Equipment. Any gas powered equipment to be used or stored on the Premises must be approved prior to being brought on site. Dispensing of fuel from containers larger than three gallons and on-site repairs of fuel-powered equipment are prohibited.

5. Herbicides/Pesticides. Storage or use of herbicides and pesticides at the Premises is prohibited.

6. Composting Of On-Site Material. Only on-site generated landscaping materials may be composted on the Premises. Food scrap composting and composting of materials from off-site is not allowed.

7. Allowable Landscaping Material. Allowable landscaping materials that can be imported on to the Premises include mulch, wood chips, stone, sand, soil and compost.

8. Importing Landscaping Material -- Not Part Of An Engineered Barrier. Landscaping materials placed on top of engineered barriers (such as in raised beds) are subject to the following requirements:

a. Bagged landscaping material must be purchased from a landscape supply store and does not require notification, testing or reporting.

b. All bulk (loose) landscaping material requires notification, documentation and approval of the source by 2FM prior to being brought on site.

c. Bulk quantities of certified virgin stone, mulch, wood chips and compost derived entirely from landscaping materials do not require testing prior to being brought on site.

d. Bulk import of soil, non-virgin sand, non-virgin stone, or non-landscape compost of 100 cubic yards or more must undergo testing to document IEPA's most stringent soil remediation objectives (SROs) for residential land use are met. Testing requirements are provided in Section 10 below.

9. Imported Landscaping Material -- Part Of An Engineered Barrier. With the exception of mulch and wood chips, any landscaping material that will be placed within an engineered barrier are subject to the following requirements:

a. All landscaping material requires notification, documentation and approval of the source by 2FM prior to being brought on site.

b. Sand and stone certified by the source as virgin and compost derived entirely from landscaping materials do not require testing.

c. Soil, non-virgin sand, non-virgin stone, or non-landscape compost of any quantity must undergo testing to document IEPA's most stringent SROs for residential land use are met. Testing requirements are provided in Section 10 below.

10. Imported Landscaping Material Testing. Material subject to analytical testing must meet the following requirements:

a. One sample per 500 cubic yards of each material source being brought on to the Premises must be collected and analyzed for the constituent list specified in 35 IAC 740, Appendix A, Target Compound List. Analytical test results must be compared to and meet the most stringent residential Tier 1 SROs.

b. Samples may be required to be analyzed for synthetic precipitation leaching procedure (SPLP) for Target Analyte List (TAL) metals to show compliance with SROs.

c. The laboratory must be accredited by the Illinois Environmental Protection Agency's Environmental Laboratory Accreditation Program (IL ELAP).

[(Sub)Exhibits "Y" and "Z" referred to in this Environmental Requirements unavailable at time of printing.]

---

**COMMITTEE ON LICENSE AND CONSUMER PROTECTION.**

---

AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY DELETING SUBSECTION 32.31 TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF W. NORTH AVE.

[O2019-3858]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Aldermen Hopkins and Burnett (which was referred on May 29, 2019), to amend the Municipal Code of Chicago by lifting subsection 4-60-022 (32.31) to allow the issuance of additional alcoholic liquor licenses on portion of West North Avenue, begs leave to recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on June 26, 2019.

Respectfully submitted,

(Signed) EMMA MITTS,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 4-60-022 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, as follows:

4-60-022 Restrictions On Additional Licenses.

Subject to the provisions of subsection 4-60-021(c), no additional license shall be issued for the sale of alcoholic liquor, for consumption on the premises within the following areas:

(Omitted text is unaffected by this ordinance.)

~~(32.31) On North Avenue, from Clybourn Avenue to the north branch of the Chicago River.~~

(Omitted text is unaffected by this ordinance.)

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

---

AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY DELETING SUBSECTION 34.9 TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF W. 119<sup>TH</sup> ST.

[O2019-3844]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Carrie Austin (which was referred on May 29, 2019), to amend the Municipal Code of Chicago by lifting subsection 4-60-022 (34.9) to allow the issuance of additional alcoholic liquor licenses on portion of West 119<sup>th</sup> Street, begs leave to recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on June 26, 2019.

Respectfully submitted,

(Signed) EMMA MITTS,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 4-60-022 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, as follows:

4-60-022 Restrictions On Additional Licenses.

Subject to the provisions of subsection 4-60-021(c), no additional license shall be issued for the sale of alcoholic liquor, for consumption on the premises within the following areas:

(Omitted text is unaffected by this ordinance.)

~~(34.9) On 119<sup>th</sup> Street, from Morgan Street to Halsted Street.~~

(Omitted text is unaffected by this ordinance.)

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

AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY DELETING SUBSECTION 35.82 TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF N. MILWAUKEE AVE.

[O2019-3860]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Carlos Ramirez-Rosa (which was referred on May 29, 2019), to amend the Municipal Code of Chicago by lifting subsection 4-60-022 (35.82) to allow the issuance of additional alcoholic liquor licenses on portion of North Milwaukee Avenue, begs leave to recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on June 26, 2019.

Respectfully submitted,

(Signed) EMMA MITTS,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 4-60-022 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, as follows:

4-60-022 Restrictions On Additional Licenses.

Subject to the provisions of subsection 4-60-021(c), no additional license shall be issued for the sale of alcoholic liquor, for consumption on the premises within the following areas:

(Omitted text is unaffected by this ordinance.)

~~(35.82) On North Milwaukee Avenue, from North Kedzie Avenue to North Kimball Avenue.~~

(Omitted text is unaffected by this ordinance.)

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

---

AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY REPLACING SUBSECTION 50.32 TO DISALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF W. TOUHY AVE.

[O2019-3848]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Debra Silverstein (which was referred on May 29, 2019), to amend Section 4-60-022 of the Municipal Code of Chicago to disallow the issuance of additional alcoholic liquor licenses on portion of West Touhy Avenue, begs leave to recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on June 26, 2019.

Respectfully submitted,

(Signed) EMMA MITTS,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The City Council finds that the area described in Section 2 of this ordinance is adversely affected by the over-concentration of businesses licensed to sell alcoholic liquor within and near the area.

SECTION 2. Section 4-60-022 of the Municipal Code of Chicago is hereby amended by replacing subsection 4-60-022 (50.32), which was previously deleted as shown in the *Journal of the Proceedings of the City Council of the City of Chicago* of June 27, 2018 at page 80155, with the following underscored text:

4-60-022 (50.32) On Touhy Avenue, from Sacramento Avenue to California Avenue.

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

---

AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY DELETING SUBSECTION 17.288 TO ALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS LICENSES ON PORTION OF W. 69<sup>TH</sup> ST.

[O2019-3849]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman David Moore (which was referred on May 29, 2019), to amend the Municipal Code of Chicago by lifting subsection 4-60-023 (17.288) to allow the issuance of additional package goods licenses on portion of West 69<sup>th</sup> Street, begs leave

to recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on June 26, 2019.

Respectfully submitted,

(Signed) EMMA MITTS,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, as follows:

4-60-023 Restrictions On Additional Licenses.

Subject to the provisions of subsection 4-60-021(c), no additional package goods license shall be issued for any premises located within the following areas:

(Omitted text is unaffected by this ordinance.)

~~(17.288) On 69<sup>th</sup> Street, from Hamilton Avenue to Damen Avenue.~~

(Omitted text is unaffected by this ordinance.)

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

---

AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY DELETING SUBSECTION 17.355 TO ALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS LICENSES ON PORTIONS OF W. LITHUANIAN PLAZA CT. AND W. 71<sup>ST</sup> ST.

[O2019-3852]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman David Moore (which was referred on May 29, 2019), to amend the Municipal Code of Chicago by lifting subsection 4-60-023 (17.355) to allow the issuance of additional package goods licenses on portion of West Lithuanian Plaza Court, begs leave to recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on June 26, 2019.

Respectfully submitted,

(Signed) EMMA MITTS,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, as follows:

4-60-023 Restrictions On Additional Licenses.

Subject to the provisions of subsection 4-60-021(c), no additional package goods license shall be issued for any premises located within the following areas:

(Omitted text is unaffected by this ordinance.)

~~(17.355) On the north side of Lithuanian Plaza Court, from California Avenue to Maplewood Avenue; thence on both sides of Lithuanian Plaza Court, from Maplewood Avenue to Artesian Avenue, and on the north side of 74<sup>th</sup> Street, from Campbell Avenue to Artesian Avenue.~~

(Omitted text is unaffected by this ordinance.)

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

AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY REPLACING SUBSECTIONS 37.18 AND 37.22 TO DISALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS LICENSES ON PORTIONS OF W. NORTH AVE. AND W. DIVISION ST.

[O2019-3847]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Mitts (which was referred on May 29, 2019), to amend Section 4-60-023 of the Municipal Code of Chicago to disallow the issuance of additional package goods licenses on portions of West North Avenue and West Division Street, begs leave to recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on June 26, 2019.

Respectfully submitted,

(Signed) EMMA MITTS,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The City Council finds that the areas described in Sections 2 and 3 of this ordinance are adversely affected by the over-concentration of businesses licensed to sell alcoholic liquor within and near the areas.

SECTION 2. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by replacing subsection 4-60-023 (37.18), which was previously deleted as shown in the *Journal of the Proceedings of the City Council of the City of Chicago* of April 9, 2017 at page 47379, with the following underscored text:

4-60-023 (37.18) On West North Avenue, from North Long Avenue to North Central Avenue.

SECTION 3. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by replacing subsection 4-60-023 (37.22), which was previously deleted as shown in the *Journal of the Proceedings of the City Council of the City of Chicago* of October 11, 2017 at page 57086, with the following underscored text:

4-60-023 (37.22) On West Division Street, from North Lavergne Avenue to North Laramie Avenue.

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

---

AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY DELETING SUBSECTION 50.74 TO ALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS LICENSES ON PORTION OF N. LINCOLN AVE.

[O2019-3857]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Debra Silverstein (which was referred on May 29, 2019), to amend the Municipal Code of Chicago by lifting subsection 4-60-023 (50.74)

to allow the issuance of additional package goods licenses on portion of North Lincoln Avenue, begs leave to recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on June 26, 2019.

Respectfully submitted,

(Signed) EMMA MITTS,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, as follows:

4-60-023 Restrictions On Additional Licenses.

Subject to the provisions of subsection 4-60-021(c), no additional package goods license shall be issued for any premises located within the following areas:

(Omitted text is unaffected by this ordinance.)

~~(50.74) On Lincoln Avenue, from Peterson Avenue to Kedzie Avenue.~~

(Omitted text is unaffected by this ordinance.)

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

---

AMENDMENT OF CHAPTER 4-60 OF MUNICIPAL CODE BY DELETING SUBSECTIONS 4-60-022 (1.79) AND 4-60-023 (27.97) TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES AND PACKAGE GOODS LICENSES ON PORTIONS OF N. KIMBALL AVE. AND W. GRAND AVE.

[O2019-3912]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Aldermen Maldonado and La Spata (which was referred on May 29, 2019), to amend the Municipal Code of Chicago by lifting subsection 4-60-022 (1.79) and 4-60-023 (27.97) to allow the issuance of additional alcoholic liquor licenses and package goods licenses on portions of North Kimball Avenue and West Grand Avenue, begs leave to recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on June 26, 2019.

Respectfully submitted,

(Signed) EMMA MITTS,  
*Chairman.*

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

Yeas -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 4-60-022 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, as follows:

4-60-022 Restrictions On Additional Licenses.

Subject to the provisions of subsection 4-60-021(c), no additional license shall be issued for the sale of alcoholic liquor, for consumption on the premises within the following areas:

(Omitted text is unaffected by this ordinance.)

~~(1.79) On Kimball Avenue, from Cortland Street to North Avenue.~~

(Omitted text is unaffected by this ordinance.)

SECTION 2. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, as follows:

4-60-023 Restrictions On Additional Licenses.

Subject to the provisions of subsection 4-60-021(c), no additional package goods license shall be issued for any premises within the following areas:

(Omitted text is unaffected by this ordinance.)

~~(27.97) On the south side of Grand Avenue, from Hamlin Avenue to Pulaski Road.~~

(Omitted text is unaffected by this ordinance.)

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

---

AMENDMENT OF CHAPTER 4-60 OF MUNICIPAL CODE BY ADDING NEW SUBSECTIONS 4-60-022 (50.244) AND 4-60-023 (50.246) TO DISALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES AND PACKAGE GOODS LICENSES ON PORTIONS OF N. WESTERN AVE. AND W. BIRCHWOOD AVE.

[O2019-3859]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Debra Silverstein (which was referred on May 29, 2019), to amend Sections 4-60-022 and 4-60-023 of the Municipal Code of Chicago to disallow the issuance of additional alcoholic liquor licenses and package goods licenses on portions of North Western Avenue and West Birchwood Avenue, begs leave to recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on June 26, 2019.

Respectfully submitted,

(Signed) EMMA MITTS,  
*Chairman.*

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

Yeas -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The City Council finds that the areas described in Sections 2 and 3 of this ordinance are adversely affected by the over-concentration of businesses licensed to sell alcoholic liquor within and near the areas.

SECTION 2. Section 4-60-022 of the Municipal Code of Chicago is hereby amended by inserting the underscored language, as follows:

4-60-022 Restrictions On Additional Licenses.

Subject to the provisions of subsection 4-60-021(c), no additional license shall be issued for the sale of alcoholic liquor, for consumption on the premises within the following areas:

(Omitted text is unaffected by this ordinance.)

(50.244) On Western Avenue, from Jarvis Avenue to Birchwood Avenue; and on Birchwood Avenue, from Western Avenue to Oakley Avenue.

(Omitted text is unaffected by this ordinance.)

SECTION 3. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by inserting the underscored language, as follows:

4-60-023 Restrictions On Additional Package Goods Licenses.

Subject to the provisions of subsection 4-60-021(c), no additional package goods license shall be issued for any premises located within the following areas:

(Omitted text is unaffected by this ordinance.)

(50.246) On Western Avenue, from Jarvis Avenue to Birchwood Avenue; and on Birchwood Avenue, from Western Avenue to Oakley Avenue.

(Omitted text is unaffected by this ordinance.)

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

---

AMENDMENT OF SECTION 4-244-140 OF MUNICIPAL CODE TO PROHIBIT  
PEDDLING ON VARIOUS PORTIONS OF PUBLIC WAY WITHIN 4<sup>TH</sup> WARD.  
[O2019-3923]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Sophia King (which was referred on May 29, 2019), to amend Section 4-244-140 of the Municipal Code of Chicago prohibiting peddling in portion of the 4<sup>th</sup> Ward, begs leave to recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on June 26, 2019.

Respectfully submitted,

(Signed) EMMA MITTS,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Chapter 4-244-140(b) of the Municipal Code of Chicago is hereby amended by adding the language underscored, as follows:

(b) Peddling is prohibited as described in the following indicated areas:

(Omitted text is unaffected by this ordinance.)

(31) Peddling is prohibited at any time within the following designated district:

Beginning at the intersection of East 42<sup>nd</sup> Place and South Berkeley Avenue; thence east on East 42<sup>nd</sup> Place to South Oakenwald Avenue; thence south on South Oakenwald Avenue to East 44<sup>th</sup> Place; thence west on East 44<sup>th</sup> Place to South Lake Park Avenue; thence north on South Lake Park Avenue to East 44<sup>th</sup> Street; thence west on East 44<sup>th</sup> Street to South Greenwood Avenue; thence north on South Greenwood Avenue to East 44<sup>th</sup> Street; thence west on East 44<sup>th</sup> Street to South Berkeley Avenue; thence north on South Berkeley Avenue to the place of the beginning.

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

**COMMITTEE ON PEDESTRIAN AND TRAFFIC SAFETY.**

---

AMENDMENT OF SECTION 3-56-050 OF MUNICIPAL CODE BY DECREASING WHEEL TAX LICENSE FEE FOR TRUCKS, TRACTOR-SEMITRAILERS, MOTOR BUSES AND RECREATIONAL VEHICLES WEIGHING 16,000 POUNDS OR LESS REGISTERED TO PERSONS 65 YEARS OF AGE OR OLDER.

[O2019-4119]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed ordinance which is an amendment of the Municipal Code Section 3-56-050 by further regulating fees on automobile classification, begs leave to recommend that Your Honorable Body do *Pass* the ordinance which is transmitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 3-56-050 of the Municipal Code of Chicago is hereby amended by adding the language underscored, as follows:

3-56-050 Fees -- Late Fees.

(Omitted text is unaffected by this ordinance.)

(2) The City Clerk shall maintain a list of makes and models of passenger automobiles classified as "smaller" or "larger" for the purposes of this provision. The list shall be available for public inspection at any time during the Clerk's regular business hours.

Vehicle	Fee
Smaller passenger automobiles, larger passenger automobiles or motorcycles only, not more than one motor vehicle, registered to a person 65 years of age or older, upon satisfactory proof of age and motor vehicle ownership	\$30.00
Replacement passenger wheel tax license emblem registered to a person 65 years of age or older, upon satisfactory proof of age, proof of purchase and original damaged wheel tax license emblem or police report of theft	No Fee
Antique motor vehicles	\$30.00
Motorcycles or neighborhood electric vehicles	\$45.00
Municipally owned vehicles	No fee
Vehicles licensed to disabled veterans, purple heart veterans, or to persons who, while serving in the United States Armed Forces, were taken prisoner of war	No Fee

Vehicle	Fee
Vehicles licensed to handicapped individuals Handicapped individual means every natural person who (1) has permanently lost the use of a leg or both legs or an arm or both arms or any combination thereof or any person who is so severely disabled as to be unable to move without the aid of crutches, tripod type cane, walker or a wheelchair; and (2) has a valid disability license plate issued by the Illinois Secretary of State	No Fee
Tax-exempt organization-owned buses	No Fee
Trailers	No Fee
All other vehicles, including trucks, tractor-semitrailer units, motor buses and recreational vehicles:	
16,000 lbs. gross vehicle weight or less	\$200.00
<u>16,000 lbs. gross vehicle weight or less for not more than one such vehicle, registered to a person 65 years of age or older, upon satisfactory proof of age and motor vehicle ownership</u>	<u>\$135.00</u>
Over 16,000 lbs. gross vehicle weight	\$450.00

(Omitted text is unaffected by this ordinance.)

SECTION 2. This ordinance shall be in full force and effect on January 1, 2020.

---

AMENDMENT OF TITLE 9 OF MUNICIPAL CODE TO PROHIBIT DRIFTING AND DRAG RACING OF VEHICLES ON PUBLIC WAYS.

[SO2019-3944]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed substitute ordinance which is an amendment of the Municipal Code Title 9 to prohibit drifting and drag racing of vehicles on public ways, begs leave to recommend that Your Honorable Body do *Pass* the substitute ordinance which is transmitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 9-4-010 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

9-4-010 Definitions.

Whenever the following words and phrases are used in ~~Chapter~~ Chapters 9-4 through 9-103 of this Code, they shall have the meanings respectively ascribed to them in this section:

(Omitted text is unaffected by this ordinance.)

“Drag racing” means the act of: (1) two or more individuals competing or racing on any street, or highway or other public way in a situation in which one of the motor vehicles is beside or to the rear of a motor vehicle operated by a competing driver and the one driver attempts to prevent the competing driver from passing or overtaking, either by acceleration or maneuver; or (2) one or more individuals competing in a race against time on any street, or highway or other public way.

“Drifting” means a driving technique in which the driver of a motor vehicle, in the absence of an emergency, either: (1) causes the vehicle to spin, skid, slide, turn abruptly or sway upon acceleration or braking; or (2) uses or controls the vehicle’s throttle, brakes, clutch, gear shifting, steering input or other driving mechanisms, in any combination, to keep the vehicle in a state of oversteer while maneuvering the vehicle from turn to turn, or in circles, or in a figure eight, in a manner such that: (i) the rear slip angle of the wheels is greater than the front slip angle, and the front wheels are pointing in the opposite direction to the turn (e.g. the vehicle is turning left, wheels are pointed right); or (ii) the vehicle slides sideways through the turn(s); or (iii) the amount of countersteer (or opposite lock) coupled with the simultaneous modulation of the vehicle’s throttle and brakes shifts the weight balance of the vehicle back and forth through the turn(s); or (iv) any or all of the vehicle’s tires lose traction or grip on the road; or (v) an audible squeak or squeal sound coming from the vehicle’s wheel area occurs when the vehicle is in motion or when the brakes are applied.

(Omitted text is unaffected by this ordinance.)

SECTION 2. Section 9-12-090 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

9-12-090 Drag Racing.

No person who operates a motor vehicle shall engage in drag racing, as defined in Section 9-4-010, on any street, highway or other public way within the City. In addition to any other penalty provided by law, any person who violates this section shall be subject to a fine of not less than \$5,000.00 nor more than \$10,000.00 for each offense. Each day that a violation continues shall constitute a separate and distinct offense.

(Omitted text is unaffected by this ordinance.)

SECTION 3. Chapter 9-12 of the Municipal Code of Chicago is hereby amended by inserting a new Section 9-12-100, as follows:

9-12-100 Drifting.

No person who operates a motor vehicle shall engage in drifting, as defined in Section 9-4-010, on any street, highway or other public way within the City. In addition to any other penalty provided by law, any person who violates this section shall be subject to a fine of not less than \$5,000.00 nor more than \$10,000.00 for each offense. Each day that a violation continues shall constitute a separate and distinct offense.

SECTION 4. Section 9-76-140 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

9-76-140 Exhaust System.

(Omitted text is unaffected by this ordinance.)

(2) No person shall use a muffler cutout, ~~by-pass~~ by-pass, straight pipe or similar device upon a motor vehicle on a street, highway or other public way within the City. Any person who violates this subsection (a)(2) shall be subject to a fine of \$500.00 for each offense. Each day that a violation continues shall constitute a separate and distinct offense.

(Omitted text is unaffected by this ordinance.)

SECTION 5. This ordinance shall take full force and effect ten days after its passage and publication.

---

ESTABLISHMENT AND AMENDMENT OF LOADING/STANDING ZONES.

[SO2019-5488]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed ordinances to establish and/or amend loading zones/standing zones on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 64, Section 160 of the Municipal Code of Chicago, the following locations are hereby designated as loading/standing zones for the distances specified, during the hours indicated:

*Establishment Of Loading/Standing Zones:*

Ward	Location
11	South Wallace Street (east side) from a point 30 feet south of West 31 <sup>st</sup> Street to a point 20 feet south thereof -- 15 minute loading zone -- use flashing lights -- tow-away zone -- 8:00 A.M. to 7:00 P.M. -- all days (19-01310121);
11	710 West 14 <sup>th</sup> Street (north side) from a point 28 feet west of South Union Avenue to a point 61 feet west thereof -- 15 minute loading zone -- use flashing lights -- at all times -- all days;
11	West 26 <sup>th</sup> Street (north side) from a point 137 feet west of South Wentworth Avenue to a point 50 feet west thereof -- 15 minute loading zone -- use flashing lights -- tow-away zone -- 10:00 A.M. to 5:00 P.M. -- Tuesday through Sunday (19-01180409);
11	West 28 <sup>th</sup> Street (north side) from a point 20 feet west of South Lowe Avenue to a point 20 feet west thereof -- 30 minute loading zone -- use flashing lights -- 9:00 A.M. to 10:00 P.M. (19-01243098);
27	West Adams Street (south side) from a point 15 feet west of South Halsted Street to a point 120 feet west thereof -- 15 minute loading zone -- use flashing lights and add: West Adams Street (south side) from a point 170 feet west of South Halsted Street to a point 56 feet west thereof -- 15 minute loading zone -- use flashing lights (19-01353526);
27	West Lake Street (north side) from a point 30 feet west of North Carpenter Street to a point 18 feet west thereof -- 30 minute standing zone -- tow-away zone -- use flashing lights -- 7:00 A.M. to 7:00 P.M. (19-01448925);
27	North Halsted Street (west side) from a point 20 feet south of West Fulton Market to a point 60 feet south thereof -- 15 minute standing zone -- tow-away zone -- 8:00 A.M. to 7:00 P.M. -- Monday to Saturday (19-01071400);
27	North Ashland Avenue (east side) from a point 68 feet south of West Hubbard Street to a point 60 feet south thereof -- 15 minute standing zone -- 9:00 A.M. to 10:00 P.M. -- all days (19-00906214);
27	North Racine Avenue (west side) from a point 48 feet south of West Lake Street to a point 40 feet south thereof -- no parking loading zone -- tow-away zone -- 7:00 A.M. to 7:00 P.M. -- all days (19-01303131);

Ward	Location
27	West Kinzie Street (north side) from a point 33 feet west of North Green Street to a point 120 feet west thereof -- no parking loading zone -- tow-away zone (19-01180478);
42	171 North Garland Court -- 40-foot private benefit loading zone -- at all times -- all days. Not recommended. Garland Court is not wide enough to accommodate a travel lane in each direction along with a designated loading zone (19-01431360).

*Amendment Of Loading/Standing Zones:*

Ward	Location
27	1125 West Lake Street: repeal ordinance which reads: "15 minute loading zone -- use flashing lights -- 5:00 A.M. to 2:00 P.M. -- all days" by striking the above;
27	1119 West Grand Avenue: repeal ordinance which reads: "1119 West Grand Avenue -- no parking loading zone -- use flashing lights -- at all times -- all days" by striking the above;
27	1446 North Wells Street: repeal ordinance which reads: "1446 North Wells Street -- no parking loading zone -- use flashing lights -- at all times -- all days" by striking the above.

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

---

REMOVAL OF PARKING METERS AT 6246 S. MAJOR AVE.

[SO2019-6522]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Pedestrian and Traffic Safety, to which was referred a substitute

ordinance which is an amendment of parking meters by striking 6246 South Major Avenue (west side), 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) WALTER BURNETT, JR.,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 Comptroller is directed to remove parking meters from 6246 South Major Avenue, west side of the street and relocate to ~~6300 South Leamington Avenue, east side of the street; regulating parking from West 63<sup>rd</sup> south to the first alley.~~

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

---

RESTRICTION OF VEHICULAR TRAFFIC MOVEMENT TO WESTERLY DIRECTION ON PORTION OF W. 80<sup>TH</sup> ST.

[SO2019-5492]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed ordinance to establish single direction of vehicular traffic movement on portion of West 80<sup>th</sup> Street, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 64, 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 way between the limits indicated:

Ward	Location
18	West 80 <sup>th</sup> Street, from South Hamlin Avenue to South Springfield Avenue -- single direction -- westerly (18-01113288).

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

---

ESTABLISHMENT AND AMENDMENT OF PARKING RESTRICTIONS.  
(Except For Disabled)

[SO2019-5487]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed ordinances to establish and/or amend parking restrictions at all times, except for disabled parking permits, on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 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:

*Establishment Of Disabled Permit Parking:*

Ward	Location And Permit Number
1	863 North Marshfield Avenue -- Disabled Parking Permit Number 109870;
1	2573 West Lyndale Street -- Disabled Parking Permit Number 110293;
2	1528 West Augusta Boulevard -- Disabled Parking Permit Number 113188;
3	3723 South Princeton Avenue -- Disabled Parking Permit Number 114947;
3	4320 South Calumet Avenue -- Disabled Parking Permit Number 114951;
3	4320 South Calumet Avenue -- Disabled Parking Permit Number 114958;
4	4215 South Ellis Avenue -- Disabled Parking Permit Number 118768;
4	5325 South Cornell Avenue -- Disabled Parking Permit Number 112404;
6	7548 South Emerald Avenue -- Disabled Parking Permit Number 102937;
6	6726 South Morgan Street (signs to be installed at 6724 -- 6726 South Morgan Street) -- Disabled Parking Permit Number 120673;
6	7316 South Wabash Avenue -- Disabled Parking Permit Number 102955;
6	7532 South St. Lawrence Avenue -- Disabled Parking Permit Number 100063;
6	8509 South St. Lawrence Avenue -- Disabled Parking Permit Number 100348;
6	7118 South Indiana Avenue -- Disabled Parking Permit Number 100283;

Ward	Location And Permit Number
6	7554 South Langley Avenue -- Disabled Parking Permit Number 100337;
6	7418 South St. Lawrence Avenue -- Disabled Parking Permit Number 118909;
6	7310 South Champlain Avenue -- Disabled Parking Permit Number 117030;
7	9534 South Euclid Avenue (signs to be installed at 9536 South Euclid Avenue) -- Disabled Parking Permit Number 119007;
7	8523 South Manistee Avenue -- Disabled Parking Permit Number 97423;
7	8033 South Muskegon Avenue -- Disabled Parking Permit Number 117916;
7	7257 South Constance Avenue -- Disabled Parking Permit Number 112216;
7	2250 East 92 <sup>nd</sup> Place -- Disabled Parking Permit Number 1190347;
7	1504 East 72 <sup>nd</sup> Place -- Disabled Parking Permit Number 113728;
7	2657 East 93 <sup>rd</sup> Street -- Disabled Parking Permit Number 115556;
7	9650 South Jeffrey Avenue -- Disabled Parking Permit Number 118722;
7	7617 South Phillips Avenue -- Disabled Parking Permit Number 95446;
7	8137 South Exchange Avenue -- Disabled Parking Permit Number 119006;
8	8105 South Bennett Avenue -- Disabled Parking Permit Number 117495;
8	9019 South Cornell Avenue -- Disabled Parking Permit Number 118953;
8	7727 South Cregier Avenue -- Disabled Parking Permit Number 116903;
8	9048 South Cregier Avenue -- Disabled Parking Permit Number 117503;
8	9829 South Dobson Avenue -- Disabled Parking Permit Number 117487;
8	8109 South Harper Avenue -- Disabled Parking Permit Number 117473;
8	7920 South Kimbark Avenue -- Disabled Parking Permit Number 116930;
8	7621 South Maryland Avenue -- Disabled Parking Permit Number 117489;

Ward	Location And Permit Number
8	9351 South Woodlawn Avenue -- Disabled Parking Permit Number 117493;
8	827 East 90 <sup>th</sup> Place -- Disabled Parking Permit Number 117484;
8	1631 East 92 <sup>nd</sup> Place -- Disabled Parking Permit Number 116931;
8	9818 South Drexel Avenue -- Disabled Parking Permit Number 117507;
8	7706 South Ridgeland Avenue -- Disabled Parking Permit Number 114953;
8	1717 East 77 <sup>th</sup> Street -- Disabled Parking Permit Number 116925;
8	8368 South Anthony Avenue -- Disabled Parking Permit Number 116905;
9	10122 South Prairie Avenue -- Disabled Parking Permit Number 117588;
9	10718 South Eberhart Avenue -- Disabled Parking Permit Number 111953;
9	355 West 99 <sup>th</sup> Place -- Disabled Parking Permit Number 115279;
9	10136 South State Street -- Disabled Parking Permit Number 117713;
9	10217 South St. Lawrence Avenue -- Disabled Parking Permit Number 117548;
10	11216 South Ewing Avenue -- Disabled Parking Permit Number 120045;
10	11041 South Ewing Avenue -- Disabled Parking Permit Number 114731;
10	2905 East 130 <sup>th</sup> Street -- Disabled Parking Permit Number 116717;
10	10736 South Avenue C -- Disabled Parking Permit Number 118244;
11	1236 West 32 <sup>nd</sup> Place -- Disabled Parking Permit Number 111987;
11	3127 South Union Avenue -- Disabled Parking Permit Number 51817;
11	440 West 42 <sup>nd</sup> Place -- Disabled Parking Permit Number 117357;
11	3429 South Union Avenue -- Disabled Parking Permit Number 117347;
11	3227 South Wells Street -- Disabled Parking Permit Number 78118;
11	3722 South Lowe Avenue -- Disabled Parking Permit Number 177311;

Ward	Location And Permit Number
12	2950 West 40 <sup>th</sup> Street -- Disabled Parking Permit Number 114381;
12	3746 South Wolcott Avenue -- Disabled Parking Permit Number 114380;
12	3342 South Paulina Street -- Disabled Parking Permit Number 114400;
12	3646 South Maplewood Avenue -- Disabled Parking Permit Number 114410;
12	1808 West Pershing Road -- Disabled Parking Permit Number 118166;
12	3524 South Hoyne Avenue -- Disabled Parking Permit Number 118169;
12	2533 South Homan Avenue -- Disabled Parking Permit Number 118173;
12	3109 West 25 <sup>th</sup> Street -- Disabled Parking Permit Number 118174;
12	4111 South Maplewood Avenue -- Disabled Parking Permit Number 118175;
12	3516 South Maplewood Avenue -- Disabled Parking Permit Number 118189;
12	3750 South Washtenaw Avenue -- Disabled Parking Permit Number 118179;
12	2715 West 37 <sup>th</sup> Place -- Disabled Parking Permit Number 118176;
12	3928 South Artestian Avenue -- Disabled Parking Permit Number 118103;
13	6321 South Karlov Avenue -- Disabled Parking Permit Number 119955;
13	3811 West 68 <sup>th</sup> Street -- Disabled Parking Permit Number 113986;
13	3814 West 69 <sup>th</sup> Place -- Disabled Parking Permit Number 119960;
13	5741 South Kenneth Avenue -- Disabled Parking Permit Number 119411;
13	6505 South Knox Avenue -- Disabled Parking Permit Number 118912;
13	5520 South Kolmar Avenue -- Disabled Parking Permit Number 120683;
13	6606 South Kostner Avenue -- Disabled Parking Permit Number 119969;
13	6444 South Latrobe Avenue -- Disabled Parking Permit Number 119964;
13	5936 South Major Avenue -- Disabled Parking Permit Number 120692;

Ward	Location And Permit Number
13	6011 South McVicker Avenue -- Disabled Parking Permit Number 119966;
13	5811 South Meade Avenue -- Disabled Parking Permit Number 119967;
13	5522 South Moody Avenue -- Disabled Parking Permit Number 120694;
13	5555 South Moody Avenue -- Disabled Parking Permit Number 119422;
13	6129 South Neenah Avenue -- Disabled Parking Permit Number 120861;
13	5450 West 63 <sup>rd</sup> Place -- Disabled Parking Permit Number 119950;
13	5617 West 64 <sup>th</sup> Place -- Disabled Parking Permit Number 119965;
13	3945 West 66 <sup>th</sup> Street -- Disabled Parking Permit Number 120682;
14	5117 South Kilpatrick Avenue -- Disabled Parking Permit Number 116267;
14	4922 South Kostner Avenue -- Disabled Parking Permit Number 116279;
15	4533 South Francisco Avenue -- Disabled Parking Permit Number 118162;
16	5945 South Maplewood Avenue -- Disabled Parking Permit Number 115922;
16	5518 South Justine Street -- Disabled Parking Permit Number 117670;
16	5722 South Elizabeth Street -- Disabled Parking Permit Number 117659;
16	6415 South Talman Avenue -- Disabled Parking Permit Number 112132;
17	6513 South Mozart Street -- Disabled Parking Permit Number 119719;
17	3452 West 71 <sup>st</sup> Place -- Disabled Parking Permit Number 119717;
17	7029 South Bishop Street -- Disabled Parking Permit Number 115666;
18	2915 West 82 <sup>nd</sup> Street -- Disabled Parking Permit Number 117189;
18	8110 South St. Louis Avenue -- Disabled Parking Permit Number 118473;
19	9951 South Fairfield Avenue -- Disabled Parking Permit Number 116863;
19	10509 South Trumbull Avenue -- Disabled Parking Permit Number 116867;

Ward	Location And Permit Number
21	8518 South Winchester Avenue -- Disabled Parking Permit Number 115500;
21	8525 South Justine Street -- Disabled Parking Permit Number 11634;
21	9547 South Green Street -- Disabled Parking Permit Number 119097;
21	8752 South Marshfield Avenue -- Disabled Parking Permit Number 116350;
21	8104 South Princeton Avenue -- Disabled Parking Permit Number 118046;
21	8421 South Carpenter Street -- Disabled Parking Permit Number 116356;
21	8847 South Eggleston Avenue -- Disabled Parking Permit Number 118074;
21	8905 South Emerald Avenue -- Disabled Parking Permit Number 117788;
21	9619 South Yale Avenue -- Disabled Parking Permit Number 116353;
21	8921 South Halsted Street -- Disabled Parking Permit Number 116355;
22	2842 South Avers Avenue -- Disabled Parking Permit Number 111269;
22	2848 South Central Park Avenue -- Disabled Parking Permit Number 111288;
22	2724 South Drake Avenue -- Disabled Parking Permit Number 120447;
22	2519 South Keeler Avenue -- Disabled Parking Permit Number 116630;
22	2619 South Kolin Avenue -- Disabled Parking Permit Number 116622;
22	2638 South Kolin Avenue -- Disabled Parking Permit Number 119518;
22	4623 South Lamon Avenue -- Disabled Parking Permit Number 116626;
22	4506 South Laporte Avenue -- Disabled Parking Permit Number 116620;
22	3128 South Pulaski Road -- Disabled Parking Permit Number 119521;
22	2717 South Sawyer Avenue -- Disabled Parking Permit Number 116619;
22	2831 South Spaulding Avenue -- Disabled Parking Permit Number 116586;
22	2712 South Tripp Avenue -- Disabled Parking Permit Number 121061;

Ward	Location And Permit Number
22	4308 West 31 <sup>st</sup> Street -- Disabled Parking Permit Number 116581;
22	3140 South Kedvale Avenue -- Disabled Parking Permit Number 116950;
23	5433 South Nagle Avenue -- Disabled Parking Permit Number 116626;
23	5823 South Trumbull Avenue -- Disabled Parking Permit Number 120737;
23	3736 West 57 <sup>th</sup> Place -- Disabled Parking Permit Number 120772;
23	3452 West 60 <sup>th</sup> Place -- Disabled Parking Permit Number 120764;
23	5313 South Moody Avenue -- Disabled Parking Permit Number 120771;
23	5435 South Sayre Avenue -- Disabled Parking Permit Number 120773;
24	1921 South Harding Avenue -- Disabled Parking Permit Number 116446;
24	1543 South Komensky Avenue -- Disabled Parking Permit Number 116486;
24	1233 South Karlov Avenue -- Disabled Parking Permit Number 116555;
24	3142 West Polk Street -- Disabled Parking Permit Number 116475;
24	1458 South Kenneth Avenue -- Disabled Parking Permit Number 120325;
26	1322 North Hamlin Avenue -- Disabled Parking Permit Number 118607;
26	558 North Artesian Avenue (signs to be posted at 2433 West Ohio Street) -- Disabled Parking Permit Number 112295;
26	1845 North Pulaski Road (signs to be posted at 3947 West Cortland Street) -- Disabled Parking Permit Number 118648;
27	947 North Lawndale Avenue -- Disabled Parking Permit Number 121284;
27	311 South Campbell Avenue -- Disabled Parking Permit Number 122397;
27	1136 North Lawndale Avenue -- Disabled Parking Permit Number 121296;
27	1049 North Lawndale Avenue -- Disabled Parking Permit Number 109391;
27	722 North Willard Court -- Disabled Parking Permit Number 120012;

Ward	Location And Permit Number
27	851 North Drake Avenue -- Disabled Parking Permit Number 110010;
27	2829 West Washington Boulevard -- Disabled Parking Permit Number 115550;
28	206 South Albany Avenue -- Disabled Parking Permit Number 119815;
28	4137 West Gladys Avenue -- Disabled Parking Permit Number 119813;
28	3852 West West End Avenue -- Disabled Parking Permit Number 119774;
29	3142 North Olcott Avenue -- Disabled Parking Permit Number 117130;
29	2935 North Neva Avenue -- Disabled Parking Permit Number 114647;
29	5908 West Midway Park -- Disabled Parking Permit Number 113120;
29	1247 North Massasoit Avenue -- Disabled Parking Permit Number 117083;
29	1909 North Nordica Avenue -- Disabled Parking Permit Number 116958;
29	1935 North Normandy Avenue -- Disabled Parking Permit Number 101499;
29	1814 North Monitor Avenue -- Disabled Parking Permit Number 117984;
29	2848 North Nordica Avenue -- Disabled Parking Permit Number 117622;
29	3242 North Oconto Avenue -- Disabled Parking Permit Number 114299;
30	2710 North Melvina Avenue -- Disabled Parking Permit Number 118258;
30	2924 North Merrimac Avenue -- Disabled Parking Permit Number 118265;
31	2737 North Long Avenue (signs to be posted at 5356 West Parker Avenue) -- Disabled Parking Permit Number 121006);
34	9705 South Lowe Avenue -- Disabled Parking Permit Number 112018;
34	642 West 116 <sup>th</sup> Place -- Disabled Parking Permit Number 118518;
34	10849 South Eggleston Avenue -- Disabled Parking Permit Number 118025;
34	1511 West 109 <sup>th</sup> Place -- Disabled Parking Permit Number 115578;

Ward	Location And Permit Number
34	10546 South May Street -- Disabled Parking Permit Number 118014;
34	10022 South Union Avenue -- Disabled Parking Permit Number 117579;
34	9819 South Green Street -- Disabled Parking Permit Number 117497;
34	11434 South Ada Street -- Disabled Parking Permit Number 117461;
34	206 West 111 <sup>th</sup> Place -- Disabled Parking Permit Number 116431;
35	1919 North Kenneth Avenue -- Disabled Parking Permit Number 114031;
36	2250 North Knox Avenue -- Disabled Parking Permit Number 119194;
36	2052 North La Crosse Avenue -- Disabled Parking Permit Number 118039;
36	2019 North Leamington Avenue -- Disabled Parking Permit Number 114663;
36	6216 West Cornelia Avenue -- Disabled Parking Permit Number 119224;
36	2327 North Major Avenue -- Disabled Parking Permit Number 117643;
36	2520 North Newcastle Avenue -- Disabled Parking Permit Number 117645;
36	5139 West Dickens Avenue -- Disabled Parking Permit Number 117619;
36	2706 North Newcastle Avenue -- Disabled Parking Permit Number 117603;
37	4951 West Cortez Street -- Disabled Parking Permit Number 117149;
37	4333 West Crystal Street -- Disabled Parking Permit Number 117407;
37	4923 West Huron Street -- Disabled Parking Permit Number 117403;
37	4441 West Iowa Street -- Disabled Parking Permit Number 117410;
37	1623 North Keating Avenue -- Disabled Parking Permit Number 117147;
37	949 North Kedvale Avenue -- Disabled Parking Permit Number 117158;
37	857 North Keeler Avenue (signs to be posted at 4151 West Iowa Street) -- Disabled Parking Permit Number 117406;
37	1412 North Linder Avenue -- Disabled Parking Permit Number 117402;

Ward	Location And Permit Number
37	1647 North Linder Avenue -- Disabled Parking Permit Number 117138;
37	1707 North Lockwood Avenue -- Disabled Parking Permit Number 114535;
37	641 North Lorel Avenue -- Disabled Parking Permit Number 120103;
37	1823 North Luna Avenue -- Disabled Parking Permit Number 116221;
37	1831 North Luna Avenue -- Disabled Parking Permit Number 116960;
37	200 North Pine Avenue (signs to be posted at 5510 West West End Avenue) -- Disabled Parking Permit Number 120099;
37	4958 West Rice Street (signs to be posted at 829 North Lavergne Avenue) -- Disabled Parking Permit Number 120080;
37	4318 West Thomas Street, Disabled Parking Permit Number 117140;
38	4607 North Mamora Avenue -- Disabled Parking Permit Number 118319;
38	3728 North Newland Avenue -- Disabled Parking Permit Number 118327;
38	3811 North Odell Avenue -- Disabled Parking Permit Number 113039;
38	3873 North Oriole Avenue -- Disabled Parking Permit Number 113072;
38	3405 North Paris Avenue -- Disabled Parking Permit Number 113059;
38	3335 North Pittsburgh Avenue -- Disabled Parking Permit Number 118315;
38	5220 West Warner Avenue -- Disabled Parking Permit Number 119502;
39	5851 North Jersey Avenue -- Disabled Parking Permit Number 119878;
39	5037 North Lawndale Avenue -- Disabled Parking Permit Number 119881;
39	4008 West Berteau Avenue -- Disabled Parking Permit Number 114837;
39	4854 North Tripp Avenue -- Disabled Parking Permit Number 119904;
39	4854 North Avers Avenue -- Disabled Parking Permit Number 114839;
39	6227 North Harding Avenue -- Disabled Parking Permit Number 199880;

Ward	Location And Permit Number
39	5748 North St. Louis Avenue -- Disabled Parking Permit Number 057731;
39	3848 West Cullom Avenue -- Disabled Parking Permit Number 119883;
40	2428 West Berwyn Avenue -- Disabled Parking Permit Number 116520;
40	2111 West Granville Avenue -- Disabled Parking Permit Number 120296;
40	5242 North Campbell Avenue -- Disabled Parking Permit Number 118725;
41	5024 North Delphia Avenue -- Disabled Parking Permit Number 115766;
49	1849 West Greenleaf Avenue -- Disabled Parking Permit Number 116766;
49	1653 West Wallen Avenue -- Disabled Parking Permit Number 116744;
50	6216 North Whipple Street -- Disabled Parking Permit Number 119930;
50	6511 North Albany Avenue -- Disabled Parking Permit Number 119935;
50	6967 North Bell Avenue -- Disabled Parking Permit Number 116736;
50	6429 North Claremont Avenue -- Disabled Parking Permit Number 117242.

*Repeal Of Disabled Permit Parking:*

Ward	Location And Permit Number
6	Repeal Disabled Parking Permit Number 99950 located at 7931 South St. Lawrence Avenue;
11	Repeal Disabled Parking Permit Number 4552 located at 606 West 47 <sup>th</sup> Place;
11	Repeal Disabled Parking Permit Number 27144 located at 2950 South Farrell Street;
11	Repeal Disabled Parking Permit Number 96317 located at 3200 South Wells Street;

Ward	Location And Permit Number
13	Repeal Disabled Parking Permit Number 66743 located at 6152 South Kolin Avenue;
13	Repeal Disabled Parking Permit Number 98721 located at 6042 South Massasoit Avenue;
13	Repeal Disabled Parking Permit Number 113416 located at 6242 South Normandy Avenue;
13	Repeal Disabled Parking Permit Number 79236 located at 5835 South Moody Avenue;
13	Repeal Disabled Parking Permit Number 72092 located at 3901 West 65 <sup>th</sup> Street;
13	Repeal Disabled Parking Permit Number 111502 located at 5252 West 63 <sup>rd</sup> Place;
13	Repeal Disabled Parking Permit Number 93731 located at 5531 South Melvina Avenue;
13	Repeal Disabled Parking Permit Number 113518 located at 6435 South Knox Avenue;
13	Repeal Disabled Parking Permit Number 49873 located at 6236 South Neenah Avenue;
13	Repeal Disabled Parking Permit Number 89659 located at 3649 West 69 <sup>th</sup> Street;
13	Repeal Disabled Parking Permit Number 112083 located at 6005 South Moody Avenue;
13	Repeal Disabled Parking Permit Number 93941 located at 5640 South Narragansett Avenue;
13	Repeal Disabled Parking Permit Number 20574 located at 6135 South Tripp Avenue;
14	Repeal Disabled Parking Permit Number 97140 located at 3815 West 46 <sup>th</sup> Place;
14	Repeal Disabled Parking Permit Number 75192 located at 5131 South Lavergne Avenue;

Ward	Location And Permit Number
18	Repeal Disabled Parking Permit Number 102013 located at 7227 South Campbell Avenue;
18	Repeal Disabled Parking Permit Number 75583 located at 3316 West 83 <sup>rd</sup> Street;
18	Repeal Disabled Parking Permit Number 72086 located at 7716 South Kenneth Avenue;
23	Repeal Disabled Parking Permit Number 52219 located at 5531 South Sayre Avenue;
23	Repeal Disabled Parking Permit Number 113899 located at 3923 West 62 <sup>nd</sup> Street;
28	Repeal Disabled Parking Permit Number 93355 located at 3908 West Gladys Avenue;
31	Repeal Disabled Parking Permit Number 53882 located at 4514 West Montana Avenue;
32	Repeal Disabled Parking Permit Number 3377 located at 2320 West Schubert Avenue;
35	Repeal Disabled Parking Permit Number 1827 located at 1827 North Keeler Avenue;
35	Repeal Disabled Parking Permit Number 1857 located at 3724 West Lyndale Avenue;
36	Repeal Disabled Parking Permit Number 97840 located at 2119 North McVicker Avenue;
36	Repeal Disabled Parking Permit Number 112774 located at 4500 West Palmer Street (signs to be posted at 2200 North Kilbourn Avenue);
37	Repeal Disabled Parking Permit Number 111033 located at 4824 West Crystal Street;
39	Repeal Disabled Parking Permit Number 63926 located at 4858 North Kilbourn Avenue;
39	Repeal Disabled Parking Permit Number 113242 located at 4936 North Keeler Avenue;

Ward	Location And Permit Number
40	Repeal Disabled Parking Permit Number 110269 located at 2700 West Gunnison Street;
44	Repeal Disabled Parking Permit Number 18239 located at 3742 North Clifton Avenue;
48	Repeal Disabled Parking Permit Number 79743 located at 5240 North Kenmore Avenue;
48	Repeal Disabled Parking Permit Number 76365 located at 5749 North Kenmore Avenue;
50	Repeal Disabled Parking Permit Number 99322 located at 6339 North Sacramento Avenue;
50	Repeal Disabled Parking Permit Number 113348 located at 6428 North Mozart Street;
50	Repeal Disabled Parking Permit Number 113371 located at 2121 West Granville Avenue.

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

---

## ESTABLISHMENT AND AMENDMENT OF RESIDENTIAL PERMIT PARKING ZONES.

[SO2019-5489]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed ordinances and orders to establish and/or amend residential permit parking zones on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
Chairman.

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

Yeas -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

Nays -- None.

Alderman Thompson 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 64, Section 090 of the Municipal Code of Chicago, portions of the below named streets are hereby designated as residential permit parking zones, for the following locations:

*Establishment Of Residential Permit Parking Zones:*

Ward	Location And Permit Number
4	1061 -- 1147 South Park Terrace: amend ordinance which reads: "1061 -- 1147 South Park Terrace -- Residential Permit Parking Zone 1673 -- at all times -- all days" by striking: "1061 -- 1147 South Park Terrace" and inserting: "933 -- 1147 South Park Terrace" in lieu thereof;

Ward	Location And Permit Number
12	2700 -- 2798 West 24 <sup>th</sup> Place and 2701 -- 2799 West 24 <sup>th</sup> Place -- Residential Permit Parking Zone 2181 -- at all times -- all days;
19	West 91 <sup>st</sup> Street (north and south sides) from South Damen Avenue to South Hoyne Avenue -- Residential Permit Parking Zone 12 -- 8:00 A.M. to 10:00 A.M. -- Monday to Friday;
27	2635 -- 2675 West Warren Boulevard (south side) -- Residential Permit Parking Zone 2125 -- 8:00 A.M. to 3:00 P.M. -- Monday to Friday;
27	North Cleveland Avenue, from West Oak Street to West Hobbie Street -- Residential Permit Parking Zone 2185 -- at all times -- all days;
27	West Oak Street, from North Cleveland Avenue to North Hudson Avenue -- Residential Permit Parking Zone 2185 -- at all times -- all days;
28	0 -- 100 North Latrobe Avenue (east and west sides) from West Madison Street to West Washington Boulevard -- Residential Permit Parking Zone 2187 -- at all times -- all days;
29	7100 -- 7199 West Diversey Avenue (north and south sides) -- Residential Permit Parking Zone 2186 -- at all times -- all days;
50	6204 -- 6254 North Fairfield Avenue (east and west sides) -- Residential Permit Parking Zone 448 -- 5:00 P.M. to 9:00 A.M. -- all days.

*Amendment Of Residential Permit Parking Zones:*

Ward	Location And Permit Number
1	1228 -- 1249 West Race Avenue (north and south sides): amend ordinance which reads: "West Race Avenue (north and south sides) from North Racine Avenue to North Ogden Avenue -- Residential Permit Parking Zone 681 -- at all times -- all days" by striking the above and inserting: "1228 -- 1249 West Race Avenue (north and south sides) -- Residential Permit Parking Zone 681 -- at all times -- all days" in lieu thereof;
12	3533 -- 3559 South Hamilton Avenue: amend Residential Permit Parking Zone 151 to include: 3533 -- 3559 South Hamilton Avenue;

Ward	Location And Permit Number
18	3500 -- 3551 West 81 <sup>st</sup> Place: amend ordinance which reads: "3500 -- 3551 West 81 <sup>st</sup> Place (north and south sides) -- Residential Permit Parking Zone 2171" by striking: "3551 West 81 <sup>st</sup> Place (north and south sides)" and inserting: "3500 -- 3550 (north side) and 3531 -- 3551 (south side)" in lieu thereof;
26	816 -- 878 North Francisco Avenue: amend Residential Permit Parking Zone 1794 to include: 816 -- 878 North Francisco Avenue;
26	2300 -- 2399 West Ohio Street: repeal ordinance which reads: "2300 -- 2399 West Ohio Street -- Residential Permit Parking Zone 2150 -- at all times -- all days" by striking the above;
33	3200 -- 3299 North Richmond Street (east side): amend ordinance which reads: "3200 -- 3299 North Richmond Street (east side) -- Residential Permit Parking Zone 97 -- 6:00 P.M. to 7:00 P.M. -- all days" by striking: "(east side)" and inserting: "(east and west sides)" in lieu thereof;
44	3600 -- 3699 North Wilton Avenue: amend ordinance which reads: "3600 -- 3699 North Wilton Avenue (east and west sides) -- Residential Permit Parking Zone 383 -- 6:00 P.M. to 6:00 A.M. -- all days" by striking: "6:00 P.M. to 6:00 A.M." and inserting: "at all times".

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

---

ESTABLISHMENT AND AMENDMENT OF TRAFFIC LANE TOW-AWAY ZONES.  
[SO2019-5490]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed ordinances to establish and/or amend traffic lane tow-away zones on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 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:

*Establishment And Amendment Of Tow-Away Zones:*

Ward	Location
2	East Chicago Avenue (north and south sides) between North Mies Van Der Rohe Way and North Inner Lake Shore Drive -- no stopping -- no standing -- no parking tow-away zone -- 12:00 A.M. to 6:00 A.M. -- all days;

Ward	Location
3	West Garfield Boulevard: repeal ordinance passed January 23, 1964 ( <i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 2211 and ordinance passed May 29, 1974, page 8281), which reads: "West Garfield Boulevard (south side) from South Wentworth Avenue to South Dr. Martin Luther King, Jr. Drive -- no parking tow-away zone -- 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 (19-00960782);
11	West 35 <sup>th</sup> Street (north side) from a point 90 feet west of South Normal Avenue to a point 70 feet west thereof -- no parking tow-away zone -- at all times -- all days (19-01175343);
17	West 73 <sup>rd</sup> Place, from South Ashland Avenue (east and west sides) to the first alley east thereof -- no parking tow-away zone -- at all times -- all days (19-00014055);
36	West Belmont Avenue (north side) from 655 West Belmont Avenue to a point 100 feet west thereof -- no parking tow-away zone -- at all times -- all days;
41	7300 West Touhy Avenue: repeal ordinance passed February 15, 2012 ( <i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 20671) which reads: "7350 West Touhy Avenue (north side) -- no parking tow-away zone -- Monday through Saturday" by striking the above, also add: "West Touhy Avenue (north side) from North Odell Avenue (east leg) to North Oketo Avenue -- no parking tow-away zone -- at all times -- Monday through Friday (public benefit)";
45	North Kenneth Avenue (east side) from a point 60 feet south of North Milwaukee Avenue to a point 20 feet south thereof -- no parking -- no stopping -- no standing anytime -- tow-away zone (19-00019061);
45	North Kenneth Avenue (east side) from a point 20 feet north of West Waveland Avenue to the intersection and West Waveland Avenue (north side) from a point 20 feet east of North Kenneth Avenue to the intersection of North Kenneth Avenue -- no parking -- no stopping -- no standing -- tow-away zone -- at all times -- all days (19-01071373);
50	North Troy Street (west side) from a point 20 feet south of West Devon Avenue to a point 53 feet south thereof -- no parking tow-away zone -- 11:00 P.M. to 5:00 A.M. -- all days (19-01398362).

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

## INSTALLATION OF TRAFFIC WARNING SIGNS.

[SO2019-5491]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed orders to erect traffic warning signs and signals, 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) WALTER BURNETT, JR.,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 64 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to erect traffic warning signs and signals, for the following locations as hereby designated:

Ward	Location And Type Of Sign
4	South Langley Avenue and East Bowen Avenue -- "All-Way Stop" sign, stopping all approaches (19-01069244);
4	East 35 <sup>th</sup> Street and South Rhodes Avenue -- "All-Way Stop" sign, stopping all approaches;
18	West 80 <sup>th</sup> Street and South Springfield Avenue -- "Stop" sign, stopping westbound traffic on West 80 <sup>th</sup> Street at South Springfield Avenue (19-01176868);
23	North Natchez Avenue and West 63 <sup>rd</sup> Place -- "Stop" sign, stopping North Natchez Avenue northbound for West 63 <sup>rd</sup> Place (19-01071373);
23	West 64 <sup>th</sup> Place and South Mobile Avenue -- "All-Way Stop" sign, stopping all approaches (19-01177323);
34	South Aberdeen Street and West 103 <sup>rd</sup> Place -- "All-Way Stop" sign, stopping all approaches (19-01179022);
34	South Ashland Avenue and West 109 <sup>th</sup> Street -- "All-Way Stop" sign, stopping all approaches (19-01179052);
34	South Carpenter Street and West 113 <sup>th</sup> Place -- "All-Way Stop" sign, stopping all approaches (19-01179142);
34	South Lowe Avenue and West 116 <sup>th</sup> Place -- "All-Way Stop" sign, stopping all approaches (19-01179160);
34	South Loomis Street and West 111 <sup>th</sup> Place -- "All-Way Stop" sign, stopping all approaches (19-01179196);
37	West Superior Street and North Lamon Avenue -- "All-Way Stop", stopping all approaches.

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

---

ESTABLISHMENT OF FIVE-TON VEHICLE WEIGHT LIMITATION ON PORTIONS OF W. DICKENS AVE. AND N. KENNETH AVE.

[SO2019-5497]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed ordinances to establish the allowable weight limitations on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 Transportation is hereby authorized and directed to establish a 5 ton weight limitation at the below listed locations:

Ward	Location
36	West Dickens Avenue, from North Kostner Avenue to North Kolmar Avenue -- weight limitation -- 5 tons (19-01179378);

Ward	Location
36	North Kenneth Avenue, from West Fullerton Avenue to West Armitage Avenue -- weight limitation -- 5 tons (19-01179297).

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

---

ESTABLISHMENT OF "POLICE PARKING ONLY" SIGNS AT N. WOOD ST.  
[SO2019-5495]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed ordinance to establish "Police Parking Only" signs on portion of North Wood Street, 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) WALTER BURNETT, JR.,  
*Chairman.*

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

Yeas -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

Nays -- None.

Alderman Thompson 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 Commissioner of Transportation is hereby authorized and directed to establish Police Parking Only at the below listed location:

Ward	Location
1	North Wood Street (east side) zero feet north of West Walton Street 78 feet thereafter, first alley south of West Augusta Boulevard -- Police Parking Only -- 7:00 A.M. to 5:00 P.M. (19-01175070).

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

---

ESTABLISHMENT OF "NO PARKING EXCEPT FOR OFFICIAL SCHOOL PERSONNEL PARKING ONLY" SIGNS ON PORTION OF N. SACRAMENTO AVE.  
[SO2019-5494]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed ordinance to establish "No Parking Except for Official School Personnel Parking Only"

signs on portion of North Sacramento Avenue, 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) WALTER BURNETT, JR.,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 Transportation is hereby authorized and directed to establish No Parking Except for Official School Personnel Parking Only at the below listed location:

Ward	Location
33	North Sacramento Avenue (east side) from the first alley south of West Berteau Avenue -- No Parking Except for Official School Personnel Parking Only -- tow-away zone (19-01118196).

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

## REPEAL OF "TAXI STAND/TAXI HERE" SIGNS AT 800 N. LARRABEE ST.

[SO2019-5496]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed ordinance to repeal "Taxi Stand/Taxi Here" signs at 800 North Larrabee Street, 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) WALTER BURNETT, JR.,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 Commissioner of Transportation is hereby authorized and directed to repeal "Taxi Stand/Taxi Here" signs at the below listed location:

Ward      Location

27      800 North Larrabee Street: repeal ordinance which reads: "800 North Larrabee Street -- 'Taxi Stand/Taxi Here' sign -- at all times -- all days" by striking the above.

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

---

ESTABLISHMENT OF TWO-HOUR PARKING LIMITATION ON PORTION OF  
N. ABERDEEN ST.

[SO2019-5493]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed ordinance to establish two-hour parking on portion of North Aberdeen Street, 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) WALTER BURNETT, JR.,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 Commissioner of Transportation is hereby authorized and directed to establish two-hour parking at the below listed location:

Ward	Location
27	North Aberdeen Street (east side) from a point 20 feet north of West Fulton Street to a point 80 feet north thereof -- two-hour parking -- 8:00 A.M. to 7:00 P.M. -- Monday through Saturday (19-01302061).

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

---

*Failed To Pass* -- VARIOUS TRAFFIC REGULATIONS, TRAFFIC SIGNS, ET CETERA.

(Adverse Committee Recommendations)

[SO2019-5498]

The Committee on Pedestrian and Traffic 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 Burnett 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 La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

Alderman Thompson 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, July 24, 2019.

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

Your Committee on Pedestrian and Traffic Safety begs leave to recommend that Your Honorable Body *Do Not Pass* the sundry proposed ordinances and orders submitted herewith which were referred to the Committee on Pedestrian and Traffic Safety concerning traffic regulations and traffic signs, et cetera, as follows:

*Parking Prohibited At All Times -- Disabled:*

Ward	Location
10	9816 South Ewing Avenue -- Disabled Parking Permit Number 116711;
10	13342 South Houston Avenue -- Disabled Parking Permit Number 114694;
50	6719 North California Avenue -- Disabled Parking Permit Number 119931. Not recommended. Parking lot;
50	2310 West Granville Avenue -- Disabled Parking Permit Number 119270. Not recommended;
50	6231 North Talman Avenue -- Disabled Parking Permit Number 119287. Not recommended;

Ward	Location
50	6522 North Albany Avenue -- Disabled Parking Permit Number 119294. Not recommended. Garage at location;
50	6967 North Claremont Avenue -- Disabled Parking Permit Number 119292. Not recommended;
50	2953 West Estes Avenue -- Disabled Parking Permit Number 119936. Not recommended;
50	2240 West Granville Avenue -- Disabled Parking Permit Number 119283. Not recommended. Cancel -- moved to new location June 4, 2019;
50	6251 West Mozart Street -- Disabled Parking Permit Number 119297. Not recommended. Garage at location;
50	6329 North Mozart Street -- Disabled Parking Permit Number 119299. Not recommended. Garage at location;
50	6428 North Mozart Street -- Disabled Parking Permit Number 119356. Not recommended. Garage at location;
50	6416 North Richmond Street -- Disabled Parking Permit Number 119301. Not recommended. Five disabled posted on the block.

*Loading/Standing Zone:*

Ward	Location
27	207 South Halsted Street -- no parking loading zone -- 8:00 A.M. to 7:00 P.M. -- all days. Not recommended. This location falls within a no parking tow-away zone (19-00906243).

*Traffic Warning Signs And/Or Signals:*

Ward	Location
8	East 75 <sup>th</sup> Street is a minor collector roadway with significantly higher traffic volumes than South Ellis Avenue, a local roadway. "Stop" signs on streets

Ward	Location
------	----------

with higher volumes such as East 75<sup>th</sup> Street tend to increase rear-end crashes, increase congestion, and create a false sense of security for pedestrians that every vehicle will stop. Therefore, CDOT does not recommend an "All-Way Stop" at this intersection (19-01175313);

- |    |   |
|----|---|
| 13 | South Oak Park Avenue and West 61 <sup>st</sup> Street are both local roadways forming a T-intersection with West 61 <sup>st</sup> Street terminating at South Oak Park Avenue. Based on the location of an existing driveway on the west side of South Oak Park Avenue at West 61 <sup>st</sup> Street, a "Stop" sign for southbound traffic would need to be placed approximately 50 feet from the cross street. Stop signs placed a large distance from the cross street can have sight line issues, complicate determining who has the right-of-way, and overall be confusing to drivers. Therefore, CDOT does not recommend an "All-Way Stop" sign at this intersection (19-01069317); |
| 21 | South Lowe Avenue and West 87 <sup>th</sup> Street -- "Stop" sign, stopping all approaches. Not recommended. West 87 <sup>th</sup> Street is a principal arterial with significantly higher traffic volumes than South Lowe Avenue, a local roadway. "Stop" signs on streets with higher volumes such as West 87 <sup>th</sup> Street tend to increase rear-end crashes, increase congestion, and create a false sense of security for pedestrians that every vehicle will stop. Therefore, CDOT does not recommend an "All-Way Stop" sign at this intersection (19-01397477);  |
| 34 | South Genoa Avenue and West 98 <sup>th</sup> Place -- "All-Way Stop" sign, stopping all approaches (18-03172406).   |

*Miscellaneous Sign:*

Ward	Location
------	----------

- |   |  |
|---|--|
| 3 | East 21 <sup>st</sup> Street (south side) from South Indiana Avenue to South Prairie Avenue -- no bus idling on East 21 <sup>st</sup> Street. Not recommended. This location falls within a no parking -- no stopping -- no standing zone (19-01069194). |
|---|--|

These *Do Not Pass* recommendations were concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
*Chairman.*

**COMMITTEE ON TRANSPORTATION AND PUBLIC WAY.**

---

**GRANTS OF PRIVILEGE IN PUBLIC WAY FOR VARIOUS ENTITIES.**

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith for grants of privilege in the public way for various entities. These ordinances were referred to the committee on June 12, 2019.

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

Respectfully submitted,

(Signed) HOWARD BROOKINS, JR.,  
*Chairman.*

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 49.

*Nays* -- None.

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

Alderman Burke abstained from voting pursuant to Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he had represented parties to these ordinances in previous and unrelated matters.

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

*Alhambra Palace Restaurant.*  
(Entrance Enclosure)

[O2019-4907]

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

SECTION 1. Permission and authority are hereby given and granted to Alhambra Palace Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) entrance enclosure on the public right-of-way adjacent to its premises known as 1240 West Randolph Street. Said entrance enclosure at West Randolph Street measures eighteen point five eight (18.58) feet in length and eight (8) feet in width for a total of one hundred forty-eight point six four (148.64) square feet. Existing entrance enclosure is approximately twenty-nine (29) feet in height. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139860 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

*Alhambra Palace Restaurant.*  
(Light Fixtures)

[O2019-4908]

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

SECTION 1. Permission and authority are hereby given and granted to Alhambra Palace Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 1240 West Randolph Street. Said light fixtures at West Randolph Street measure four (4) at point five (.5) foot in length, one (1) foot in width and seven point seven five (7.75) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139859 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*Alhambra Palace Restaurant.*  
(Sign)

[O2019-4911]

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

SECTION 1. Permission and authority are hereby given and granted to Alhambra Palace Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known

as 1240 West Randolph Street. Said sign structure measures as follows: along West Randolph Street, at fourteen (14) feet in length, four (4) feet in height and twenty-six (26) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140543 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 16, 2018.

---

*Alhambra Palace Restaurant.*  
(Windscreen)

[O2019-4915]

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

SECTION 1. Permission and authority are hereby given and granted to Alhambra Palace Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) windscreen on the public right-of-way adjacent to its premises known as 1240 West Randolph Street. Said windscreen at West Randolph Street measures nineteen (19) feet in length and eight (8) feet in width for a total of one hundred fifty-two (152) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140542 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 5, 2018.

---

*Andy's Fruit Ranch.*

[O2019-4570]

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

SECTION 1. Permission and authority are hereby given and granted to Andy's Fruit Ranch, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 4733 North Kedzie Avenue. Said light fixtures at North Kedzie Avenue measure four (4) at point five (.5) foot in length, point zero eight (.08) foot in width and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140686 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*ATI Physical Therapy.*

[O2019-4917]

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

SECTION 1. Permission and authority are hereby given and granted to ATI Physical Therapy, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 939 West North Avenue. Said sign structure measures as follows: along West North Avenue, at twenty-six point five eight (26.58) feet in length, three (3) feet in height and thirty (30) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140521 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

*Northwestern Memorial Hospital.*  
(Conduit)

[O2019-5113]

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

SECTION 1. Permission and authority are hereby given and granted to Northwestern Memorial Hospital, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) conduit under the public right-of-way adjacent to its premises known as 259 East Erie Street. Said conduit at East Erie Street measures twelve point one seven (12.17) feet in length and point one seven (.17) foot in width for a total of two point zero seven (2.07) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140370 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 2, 2019.

---

*Northwestern Memorial Hospital.*  
(Irrigation Systems)

[O2019-5115]

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

SECTION 1. Permission and authority are hereby given and granted to Northwestern Memorial Hospital, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) irrigation systems under the public

right-of-way adjacent to its premises known as 259 East Erie Street. Said irrigation systems at East Erie Street measure one (1) at sixty-nine point eight three (69.83) feet in length and point one seven (.17) foot in width for a total of eleven point eight seven (11.87) square feet, one (1) at twelve point one seven (12.17) feet in length and point one seven (.17) foot in width for a total of two point zero seven (2.07) square feet, one (1) at thirty-four point eight three (34.83) feet in length and point two five (.25) foot in width for a total of eight point seven one (8.71) square feet and one (1) at twenty-four point eight three (24.83) feet in length and point two five (.25) foot in width for a total of six point two one (6.21) square feet. Said irrigation systems at East Ontario Street measure one (1) at forty-eight point nine two (48.92) feet in length and point two five (.25) foot in width for a total of twelve point two three (12.23) square feet, one (1) at twenty-four point seven five (24.75) feet in length and point two five (.25) foot in width for a total of six point one nine (6.19) square feet and one (1) at ninety-three (93) feet in length and point two five (.25) foot in width for a total of twenty-three point two five (23.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140369 herein granted the sum of Two Thousand Eight Hundred and no/100 Dollars (\$2,800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*Northwestern Memorial Hospital.*  
(Tree Grate)

[O2019-5119]

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

SECTION 1. Permission and authority are hereby given and granted to Northwestern Memorial Hospital, upon the terms and subject to the conditions of this ordinance, to

maintain and use, as now constructed, one (1) tree grate on the public right-of-way adjacent to its premises known as 259 East Ontario Street. Said tree grate at East Ontario Street measures ten (10) feet in length and five (5) feet in width for a total of fifty (50) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140363 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*Northwestern University.*

[O2019-5122]

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

SECTION 1. Permission and authority are hereby given and granted to Northwestern University, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) manholes under the public right-of-way adjacent to its premises known as 303 East Superior Street. Said manholes at East Huron Street measure four (4) at two point five (2.5) feet in length and two point five (2.5) feet in width for a total of twenty-five (25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140271 herein granted the sum of One Thousand Six Hundred and no/100 Dollars (\$1,600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 16, 2018.

---

*Rush University Medical Center.*  
(Bridge)

[O2019-4457]

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

SECTION 1. Permission and authority are hereby given and granted to Rush University Medical Center, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) bridge projecting over the public right-of-way adjacent to its premises known as 1520 West Harrison Street. Said bridge crosses over South Ashland Avenue between West Congress Parkway and West Harrison Street measures ninety-nine point six seven (99.67) feet in length and twenty (20) feet in width for a total of one thousand nine hundred ninety-three point four (1,993.4) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140659 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Rush University Medical Center.*  
(Earth Retention Systems)

[O2019-4458]

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

SECTION 1. Permission and authority are hereby given and granted to Rush University Medical Center, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use three (3) earth retention systems under the public right-of-way adjacent to its premises known as 1520 West Harrison Street. Said earth retention system at 527 South Ashland Avenue measures one (1) at ten point four four (10.44) feet in length and two (2) feet in width for a total of twenty point eight eight (20.88) square feet. Said earth retention system at 1554 West Harrison Street measures one (1) at twenty-six point three (26.3) feet in length and two (2) feet in width for a total of fifty-two point six (52.6) square feet. Said earth retention system at 523 South Ashland Avenue measures one (1) at point four eight (.48) foot in length and two (2) feet in width for a total of point nine six (.96) square foot. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139083 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Rush University Medical Center.*  
(Tieback Systems)

[O2019-4460]

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

SECTION 1. Permission and authority are hereby given and granted to Rush University Medical Center, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use sixty-four (64) tieback systems under the public right-of-way adjacent to its premises known as 1520 West Harrison Street. Said tieback systems at 501 -- 511 South Ashland Avenue measure five (5) at forty-four (44) feet in length and point five (.5) foot in width for a total of one hundred ten (110) square feet and five (5) at thirty-nine (39) feet in length and point five (.5) foot in width for a total of ninety-seven point five (97.5) square feet. Said tieback systems at 513 -- 523 South Ashland Avenue measure eleven (11) at fifty-six (56) feet in length and point five (.5) foot in width for a total of three hundred eight (308) square feet and eleven (11) at fifty-one (51) feet in length and point five (.5) foot in width for a total of two hundred eighty point five (280.5) square feet. Said tieback systems at 525 -- 527 South Ashland Avenue measure four (4) at seventy-four (74) feet in length and point five (.5) foot in width for a total of one hundred forty-eight (148) square feet and four (4) at sixty-nine (69) feet in length and point five (.5) foot in width for a total of one hundred thirty-eight (138) square feet. Said tieback systems at 1550 -- 1554 West Harrison Street measure five (5) at seventy-six (76) feet in length and point five (.5) foot in width for a total of one hundred ninety (190) square feet and five (5) at seventy-one (71) feet in length and point five (.5) foot in width for a total of one hundred seventy-seven point five (177.5) square feet. Said tieback systems at 1542 -- 1548 West Harrison Street measure six (6) at sixty-seven (67) feet in length and point five (.5) foot in width for a total of two hundred one (201) square feet and six (6) at sixty-two (62) feet in length and point five (.5) foot in width for a total of one hundred eighty-six (186) square feet. Said tieback systems at 523 South Ashland Avenue measure one (1) at sixty-four (64) feet in length and point five (.5) foot in width for a total of thirty-two (32) square feet and one (1) at fifty-eight (58) feet in length and point five (.5) foot in width for a total of twenty-nine (29) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139084 herein granted the sum of Four Hundred Ten and no/100 Dollars (\$410.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

#### GRANTS OF PRIVILEGE IN PUBLIC WAY.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 24, 2019.

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

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances and substitute ordinances transmitted herewith for grants of privilege in the public way. These ordinances and substitute ordinances were referred to the committee on June 12 and July 17, 2019.

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

Respectfully submitted,

(Signed) HOWARD BROOKINS, JR.,  
Chairman.

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

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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):

*A Gomez Tires & Wheels, Inc.*

[O2019-4747]

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

SECTION 1. Permission and authority are hereby given and granted to A Gomez Tires & Wheels, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) staircase on the public right-of-way adjacent to its premises known as 3000 South Kostner Avenue. Said staircase at South Kostner Avenue measures four point three three (4.33) feet in length and three point four one (3.41) feet in width for a total of fourteen point seven seven (14.77) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139951 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 5, 2019.

---

*A New Leaf.*

[O2019-4307]

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

SECTION 1. Permission and authority are hereby given and granted to A New Leaf, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) occupation of space on the public right-of-way adjacent to its premises known as 1645 North Wells Street. A portion of the sidewalk will be utilized for display of seasonal floral merchandise and shall extend five (5) feet into the public way. Said occupation of space at North Wells Street measures fifteen (15) feet in length and five (5) feet in width for a total of seventy-five (75) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139835 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 31, 2018.

*A&M 303 West Erie LLC.*

[O2019-4980]

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

SECTION 1. Permission and authority are hereby given and granted to A&M 303 West Erie LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) loading dock on the public right-of-way adjacent to its premises known as 303 West Erie Street. Said loading dock at West Erie Street (alley) measures five point five (5.5) feet in length and four point zero eight (4.08) feet in width for a total of twenty-two point four four (22.44) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138164 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*A-1 Jewelry & Coin Ltd.*

[O2019-5144]

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

SECTION 1. Permission and authority are hereby given and granted to A-1 Jewelry & Coin Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1827 West Irving Park Road. Said sign structure measures as follows: along West Irving Park Road, at six (6) feet in length, five (5) feet in height and twelve (12) feet above grade

level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140374 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Aberdeen Owner LLC.*  
(Bicycle Rack)

[O2019-4902]

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

SECTION 1. Permission and authority are hereby given and granted to Aberdeen Owner LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) bicycle rack on the public right-of-way adjacent to its premises known as 740 North Aberdeen Street. Said bicycle rack at North Ogden Avenue measures eight point five (8.5) feet in length and two point five (2.5) feet in width for a total of twenty-one point two five (21.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139678 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Aberdeen Owner LLC.*  
(Cornices)

[O2019-4904]

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

SECTION 1. Permission and authority are hereby given and granted to Aberdeen Owner LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use four (4) cornices projecting over the public right-of-way adjacent to its premises known as 740 North Aberdeen Street. Said cornices at North Ogden Avenue measure one (1) at one hundred eight point eight five (108.85) feet in length and one point zero eight (1.08) feet in width for a total of one hundred seventeen point five six (117.56) square feet and one (1) at forty-two point one (42.1) feet in length and one point two three (1.23) feet in width for a total of fifty-one point seven eight (51.78) square feet. Said cornices at North Aberdeen Street measure one (1) at eighty point one two (80.12) feet in length and one point zero eight (1.08) feet in width for a total of eighty-six point five three (86.53) square feet and one (1) at thirty-seven point one two (37.12) feet in length and one point two three (1.23) feet in width for a total of forty-five point six six (45.66) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139667 herein granted the sum of One Thousand Six Hundred and no/100 Dollars (\$1,600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*ABM Industries Group LLC.*

[O2019-4906]

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

SECTION 1. Permission and authority are hereby given and granted to ABM Industries Group LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 530 West Chicago Avenue. Said sign structure measures as follows: along West Chicago Avenue, at three (3) feet in length, four point four two (4.42) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139441 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Ace Bakery.*  
(Light Fixtures)

[O2019-4779]

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

SECTION 1. Permission and authority are hereby given and granted to Ace Bakery, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) light fixtures projecting over the public right-of-way adjacent to its premises known as 3241 South Halsted Street. Said light fixtures at South Halsted Street measure five (5) at two (2) feet in length, point seven five (.75) foot in width and eight point six seven (8.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140939 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 8, 2018.

—  
*Ace Bakery.*  
(Sign)

[O2019-4782]

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

SECTION 1. Permission and authority are hereby given and granted to Ace Bakery, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3241 South Halsted Street. Said sign structure measures as follows: along South Halsted Street, at

sixteen (16) feet in length, two (2) feet in height and twelve point three (12.3) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140940 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 19, 2018.

---

*AFTN, Inc.*

[O2019-4834]

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

SECTION 1. Permission and authority are hereby given and granted to AFTN, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2217 South Wentworth Avenue. Said sign structure measures as follows: along South Wentworth Avenue, at six (6) feet in length, two point five (2.5) feet in height and nine point five (9.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139145 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Agencia Mexicana.*

[O2019-5410]

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

SECTION 1. Permission and authority are hereby given and granted to Agencia Mexicana, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2701 West 51<sup>st</sup> Street. Said sign structure measures as follows: along West 51<sup>st</sup> Street, at four (4) feet in length, five (5) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141171 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Aldi, Inc. No. 62.*

[O2019-5248]

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

SECTION 1. Permission and authority are hereby given and granted to Aldi, Inc. Number 62, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6220 North California Avenue. Said sign structure measures as follows: along West Granville Avenue, at six point zero eight (6.08) feet in length, five point one three (5.13) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140557 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 8, 2018.

---

*Alfa Associates.*

[O2019-4653]

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

SECTION 1. Permission and authority are hereby given and granted to Alfa Associates, upon the terms and subject to the conditions of this ordinance, to maintain and use

one (1) sign projecting over the public right-of-way attached to its premises known as 3420 North Harlem Avenue. Said sign structure measures as follows: along North Harlem Avenue, at eight (8) feet in length, twelve (12) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132204 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Allbirds, Inc.*

[O2019-4903]

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

SECTION 1. Permission and authority are hereby given and granted to Allbirds, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 843 West Armitage Avenue. Said sign structure measures as follows: along West Armitage Avenue, at two point six seven (2.67) feet in length, one point five (1.5) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138201 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Allstate.*

[O2019-4490]

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

SECTION 1. Permission and authority are hereby given and granted to Allstate, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4357 West Diversey Avenue. Said sign structure measures as follows: along West Diversey Avenue, at five (5) feet in length, four point eight three (4.83) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140750 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

---

*Allstate Insurance.*

[O2019-5242]

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

SECTION 1. Permission and authority are hereby given and granted to Allstate Insurance, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 4327 West Irving Park Road. Said sign structures measure as follows: along West Irving Park Road, one (1) at ten (10) feet in length, two point five (2.5) feet in height and twelve (12) feet above grade level and one (1) at three (3) feet in length, three (3) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139670 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Alphacare Pharmacy.*

[O2019-4523]

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

SECTION 1. Permission and authority are hereby given and granted to Alphacare Pharmacy, upon the terms and subject to the conditions of this ordinance, to maintain and

use one (1) sign projecting over the public right-of-way attached to its premises known as 3207 West Fullerton Avenue. Said sign structure measures as follows: along West Fullerton Avenue, at twelve (12) feet in length, two point two five (2.25) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1128102 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*AMB Tire Services & Sales, Inc.*

[O2019-5412]

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

SECTION 1. Permission and authority are hereby given and granted to AMB Tire Services & Sales, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2548 West 51<sup>st</sup> Street. Said sign structure measures as follows: along West 51<sup>st</sup> Street, at four (4) feet in length, four (4) feet in height and twelve point seven five (12.75) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141131 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Ameera Food.*

[O2019-5252]

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

SECTION 1. Permission and authority are hereby given and granted to Ameera Food, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6415 North Western Avenue. Said sign structure measures as follows: along North Western Avenue, at six (6) feet in length, six (6) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140879 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 5, 2019.

---

*America Transfers, Inc.*

[O2019-4569]

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

SECTION 1. Permission and authority are hereby given and granted to America Transfers, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3212 West Lawrence Avenue. Said sign structure measures as follows: along West Lawrence Avenue, at sixteen (16) feet in length, four (4) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140669 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Americana Submarine.*

[O2019-4477]

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

SECTION 1. Permission and authority are hereby given and granted to Americana Submarine, upon the terms and subject to the conditions of this ordinance, to maintain and

use four (4) signs projecting over the public right-of-way attached to its premises known as 400 South Clark Street. Said sign structure measures as follows: along South Clark Street, one (1) at three point four two (3.42) feet in length, three (3) feet in height and ten (10) feet above grade level. Said sign structure measures as follows: along West Van Buren Street, one (1) at three point four two (3.42) feet in length, three (3) feet in height and ten (10) feet above grade level. Said sign structure measures as follows: along South Clark Street, one (1) at twelve (12) feet in length, four (4) feet in height and ten (10) feet above grade level. Said sign structure measures as follows: along West Van Buren Street, one (1) at twelve (12) feet in length, four (4) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140584 herein granted the sum of Seven Hundred Seventy-five and no/100 Dollars (\$775.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Angie's.*

[O2019-4845]

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

SECTION 1. Permission and authority are hereby given and granted to Angie's, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 8352 South Pulaski Road. Said sign structure measures as follows: along South Pulaski Road, at eight (8) feet in length, four (4) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk.

Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139843 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Armand Salon Suites II.*

[O2019-4821]

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

SECTION 1. Permission and authority are hereby given and granted to Armand Salon Suites II, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5820 North Clark Street. Said sign structure measures as follows: along North Clark Street, at six (6) feet in length, three (3) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139398 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*The Art Institute Of Chicago.*

[O2019-4982]

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

SECTION 1. Permission and authority are hereby given and granted to The Art Institute of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) vaults under the public right-of-way adjacent to its premises known as 7 West Madison Street. Said vault at West Madison Street measures one (1) at one hundred seventeen point six seven (117.67) feet in length and eleven point three three (11.33) feet in width for a total of one thousand three hundred thirty-three point two (1,333.2) square feet. Said vault at South State Street measures one (1) at forty-eight (48) feet in length and eighteen (18) feet in width for a total of eight hundred sixty-four (864) square feet. Said vault at alley parallel to South State Street measures one (1) at forty-eight (48) feet in length and four point five (4.5) feet in width for a total of two hundred sixteen (216) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140749 herein granted the sum of Eight Thousand Six Hundred Eighty-eight and no/100 Dollars (\$8,688.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Ashland Tire & Auto Clinic.*

[O2019-5145]

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

SECTION 1. Permission and authority are hereby given and granted to Ashland Tire & Auto Clinic, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3737 North Ashland Avenue. Said sign structure measures as follows: along North Ashland Avenue, at seven (7) feet in length, nine (9) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140316 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Asian Tea.*

[O2019-4836]

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

SECTION 1. Permission and authority are hereby given and granted to Asian Tea, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign

projecting over the public right-of-way attached to its premises known as 2406 South Wentworth Avenue. Said sign structure measures as follows: along South Wentworth Avenue, at one point six six (1.66) feet in length, one point six six (1.66) feet in height and eight (8) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138271 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

—  
AT&T.

[O2019-5244]

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

SECTION 1. Permission and authority are hereby given and granted to AT&T, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4817 West Irving Park Road. Said sign structure measures as follows: along West Irving Park Road, at ten (10) feet in length, six (6) feet in height and fourteen point three three (14.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139293 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*AT&T Authorized Retailer No. 1410.*

[O2019-5149]

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

SECTION 1. Permission and authority are hereby given and granted to AT&T Authorized Retailer Number 1410, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 3168 North Broadway. Said sign structures measure as follows: along North Broadway, one (1) at eight point eight three (8.83) feet in length, three point seven five (3.75) feet in height and ten point five (10.5) feet above grade level and one (1) at six point zero eight (6.08) feet in length, four (4) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138203 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Athletico.*

[SO2019-4525]

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

SECTION 1. Permission and authority are hereby given and granted to Athletico, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 2900 West Peterson Avenue. Said sign structure measures as follows: along North Francisco Avenue, one (1) at nineteen (19) feet in length, five (5) feet in height and ten (10) feet above grade level. Said sign structure measures as follows: along West Peterson Avenue, one (1) at nineteen (19) feet in length, five (5) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139116 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*ATI Physical Therapy.*

[O2019-5414]

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

SECTION 1. Permission and authority are hereby given and granted to ATI Physical Therapy, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 9645 South Western Avenue. Said sign structure measures as follows: along South Western Avenue, at twenty-three (23) feet in length, two point five eight (2.58) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141048 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 30, 2019.

---

*Avenues To Independence Thrift.*

[O2019-4887]

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

SECTION 1. Permission and authority are hereby given and granted to Avenues To Independence Thrift, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 7710 West Touhy Avenue. Said sign structure measures as follows: along West Touhy Avenue, at twenty (20) feet in length, three point five (3.5) feet in height

and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140507 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Aztek Automotive.*

[O2019-5408]

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

SECTION 1. Permission and authority are hereby given and granted to Aztek Automotive, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6425 South Pulaski Road. Said sign structure measures as follows: along South Pulaski Road, at eight (8) feet in length, five (5) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141147 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*B&A Supersub, Inc.*

[O2019-4763]

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

SECTION 1. Permission and authority are hereby given and granted to B&A Supersub, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3943 West Roosevelt Road. Said sign structure measures as follows: along West Roosevelt Road, at eight (8) feet in length, twelve (12) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140463 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Bacci Cafe & Pizzeria Ltd.*

[O2019-5461]

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

SECTION 1. Permission and authority are hereby given and granted to Bacci Cafe & Pizzeria Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2301 West Taylor Street. Said sign structure measures as follows: along West Taylor Street, at four point five (4.5) feet in length, eight (8) feet in height and nine point five (9.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141015 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Richard Baehr & Lijana Baehr.*  
(Fence)

[O2019-4909]

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

SECTION 1. Permission and authority are hereby given and granted to Richard Baehr & Lijana Baehr, upon the terms and subject to the conditions of this ordinance, to maintain

and use, as now constructed, one (1) fence on the public right-of-way adjacent to its premises known as 1813 North Lincoln Park West. Said fence at North Lincoln Park West measures twenty-seven point seven five (27.75) feet in length and point one six (.16) foot in width for a total of four point four four (4.44) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140703 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Richard Baehr & Lijana Baehr.*  
(Step)

[O2019-5308]

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

SECTION 1. Permission and authority are hereby given and granted to Richard Baehr & Lijana Baehr, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) step on the public right-of-way adjacent to its premises known as 1813 North Lincoln Park West. Said step at North Lincoln Park West measures nine point three four (9.34) feet in length and point seven five (.75) foot in width for a total of seven point zero one (7.01) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140702 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*The Bandit.*

[O2019-4918]

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

SECTION 1. Permission and authority are hereby given and granted to The Bandit, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 841 West Randolph Street. Said sign structure measures as follows: along West Randolph Street, at eight (8) feet in length, three point three three (3.33) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139811 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Bank Of America.*

[O2019-4308]

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

SECTION 1. Permission and authority are hereby given and granted to Bank of America, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1167 North State Street. Said sign structure measures as follows: along East Division Street, at six point three three (6.33) feet in length, two point one seven (2.17) feet in height and eleven point zero eight (11.08) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137867 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 9, 2014.

*Bar Biscay.*

[O2019-4317]

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

SECTION 1. Permission and authority are hereby given and granted to Bar Biscay, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) light fixtures projecting over the public right-of-way adjacent to its premises known as 1450 West Chicago Avenue. Said light fixtures at West Chicago Avenue measure three (3) at two (2) feet in length, two (2) feet in width and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140385 herein granted the sum of Eighty-five and no/100 Dollars (\$85.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*The Bar On Buena.*  
(Light Fixtures)

[O2019-5056]

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

SECTION 1. Permission and authority are hereby given and granted to The Bar on Buena, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) light fixtures projecting over the public right-of-way adjacent to its premises known as 910 West Buena Avenue. Said light fixture at

West Buena Avenue measures one (1) at six (6) feet in length, point six seven (.67) foot in width and twelve point five (12.5) feet above grade level. Said light fixture at West Buena Avenue measures one (1) at six (6) feet in length, point eight seven (.87) foot in width and twelve point five (12.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139908 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

---

*The Bar On Buena.*  
(Windscreen)

[O2019-5063]

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

SECTION 1. Permission and authority are hereby given and granted to The Bar on Buena, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) windscreen on the public right-of-way adjacent to its premises known as 910 West Buena Avenue. Said windscreen at West Buena Avenue measures point six seven (.67) foot in length and six (6) feet in width for a total of four point zero two (4.02) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140097 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 11, 2019.

---

*Barber Bob's.*

[O2019-4755]

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

SECTION 1. Permission and authority are hereby given and granted to Barber Bob's, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) pole projecting over the public right-of-way adjacent to its premises known as 6743 West Archer Avenue. Said pole at West Archer Avenue measures three (3) feet in length and one point two five (1.25) feet in width for a total of three point seven five (3.75) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140457 herein granted the sum of Ten and no/100 Dollars (\$10.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Bare Tattoo & Hair Removal.*

[O2019-4914]

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

SECTION 1. Permission and authority are hereby given and granted to Bare Tattoo & Hair Removal, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2719 North Halsted Street. Said sign structure measures as follows: along North Halsted Street, at three point five (3.5) feet in length, three point five (3.5) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137139 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Barrio/Bodega.*

[O2019-5430]

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

SECTION 1. Permission and authority are hereby given and granted to Barrio/Bodega, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 65 West Kinzie Street. Said sign structure measures as follows: along West Kinzie Street, at two point nine two (2.92) feet in length, two point two five (2.25) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140302 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Basil Food & Liquor.*

[O2019-5458]

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

SECTION 1. Permission and authority are hereby given and granted to Basil Food & Liquor, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 7446 North Western Avenue. Said sign structure measures as follows: along

North Western Avenue, at eight (8) feet in length, four (4) feet in height and ten point eight three (10.83) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141017 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 29, 2019.

---

*Beerhead Bar & Eatery.*

[O2019-5152]

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

SECTION 1. Permission and authority are hereby given and granted to Beerhead Bar & Eatery, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 3519 North Clark Street. Said sign structures measure as follows: along North Clark Street, one (1) at three (3) feet in length, three (3) feet in height and nine (9) feet above grade level, one (1) at twenty-one point one seven (21.17) feet in length, two (2) feet in height and nine (9) feet above grade level and one (1) at fifteen point five (15.5) feet in length, one point zero eight (1.08) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138241 herein granted the sum of Four Hundred Seventy-five and no/100 Dollars (\$475.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Before You Go Liquors.*

[O2019-4526]

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

SECTION 1. Permission and authority are hereby given and granted to Before You Go Liquors, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1917 West Fullerton Avenue. Said sign structure measures as follows: along West Fullerton Avenue, one (1) at eight (8) feet in length, three point seven five (3.75) feet in height and fifteen point seven five (15.75) feet above grade level. Said sign structure measures as follows: along North Elston Avenue, one (1) at eight (8) feet in length, three point seven five (3.75) feet in height and fifteen point seven five (15.75) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139872 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Benchmark Bar & Grill.*

[O2019-4921]

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

SECTION 1. Permission and authority are hereby given and granted to Benchmark Bar & Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) light fixtures projecting over the public right-of-way adjacent to its premises known as 1508 -- 1510 North Wells Street. Said light fixtures at North Wells Street measure four (4) at point four two (.42) foot in length, one point two (1.2) feet in width and six point five eight (6.58) feet above grade level and one (1) at point four two (.42) foot in length, point four two (.42) foot in width and thirteen point three three (13.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140655 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

*Beverly Area Planning Association.*

[O2019-4874]

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

SECTION 1. Permission and authority are hereby given and granted to Beverly Area Planning Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) planters on the public right-of-way for beautification purposes adjacent to its premises known as 1908 -- 1912 West 103<sup>rd</sup> Street. Said planters at West 103<sup>rd</sup> Street measure two (2) at one (1) foot in length and two point two five (2.25) feet in width for a total of four point five (4.5) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140681 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

---

*Beverly Country Club.*

[O2019-4847]

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

SECTION 1. Permission and authority are hereby given and granted to Beverly Country Club, upon the terms and subject to the conditions of this ordinance, to maintain and use,

as now constructed, one (1) landscaping on the public right-of-way for beautification purposes adjacent to its premises known as 2540 West 87<sup>th</sup> Street. Said landscaping at West 83<sup>rd</sup> Street measures one thousand one hundred seventy-four (1,174) feet in length and ten point five (10.5) feet in width for a total of twelve thousand three hundred twenty-seven (12,327) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140640 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 5, 2019.

---

*BFS Retail & Commercial Operations LLC.*

[O2019-5416]

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

SECTION 1. Permission and authority are hereby given and granted to BFS Retail & Commercial Operations LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5811 West Belmont Avenue. Said sign structure measures as follows: along West Belmont Avenue, at twenty-four point five eight (24.58) feet in length, eight (8) feet in height and twenty-five (25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141117 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 8, 2018.

---

*Billares Ricardo & Restaurant.*

[O2019-4820]

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

SECTION 1. Permission and authority are hereby given and granted to Billares Ricardo & Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4209 South Kedzie Avenue. Said sign structure measures as follows: along South Kedzie Avenue, at seven (7) feet in length, seven (7) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140555 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 14, 2018.

---

*Binny's Beverage Depot.*

[O2019-4985]

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

SECTION 1. Permission and authority are hereby given and granted to Binny's Beverage Depot, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) light fixtures projecting over the public right-of-way adjacent to its premises known as 213 West Grand Avenue. Said light fixtures at West Grand Avenue measure four (4) at point three three (.33) foot in length, one point two five (1.25) feet in width and sixteen (16) feet above grade level. Said light fixtures at North Franklin Street measure three (3) at point three three (.33) foot in length, one point two five (1.25) feet in width and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140854 herein granted the sum of One Hundred Five and no/100 Dollars (\$105.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Bites.*

[O2019-5155]

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

SECTION 1. Permission and authority are hereby given and granted to Bites, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) light fixtures projecting over the public right-of-way adjacent to its premises known as 3313 North Clark Street. Said light fixtures at North Clark Street measure five (5) at point five (.5) foot in length, point two five (.25) foot in width and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140961 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Blackwood BBQ.*

[O2019-5434]

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

SECTION 1. Permission and authority are hereby given and granted to Blackwood BBQ, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 211 West Adams Street. Said sign structure measures as follows: along West Adams Street, one (1) at eleven point three three (11.33) feet in length, one point one six (1.16) feet in height and

nine point two five (9.25) feet above grade level. Said sign structure measures as follows: along West Adams Street, one (1) at one point eight three (1.83) feet in length, point six seven (.67) foot in height and nine point two five (9.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140479 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Bloomington, Inc.*

[O2019-4989]

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

SECTION 1. Permission and authority are hereby given and granted to Bloomington, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 600 North Wabash Avenue. Said sign structures measure as follows: along North Wabash Avenue, two (2) at nineteen point seven five (19.75) feet in length, three point one six (3.16) feet in height and thirteen point five eight (13.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140754 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Bob's Pizza.*

[O2019-4837]

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

SECTION 1. Permission and authority are hereby given and granted to Bob's Pizza, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1659 West 21<sup>st</sup> Street. Said sign structure measures as follows: along West 21<sup>st</sup> Street, at six (6) feet in length, three (3) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138281 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Bombay Wraps.*

[O2019-4991]

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

SECTION 1. Permission and authority are hereby given and granted to Bombay Wraps, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 330 East Ohio Street. Said sign structure measures as follows: along East Ohio Street, at two (2) feet in length, one point three three (1.33) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132488 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Boost Mobile.*

[O2019-4780]

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

SECTION 1. Permission and authority are hereby given and granted to Boost Mobile, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as

3205 West North Avenue. Said sign structure measures as follows: along West North Avenue, at twelve (12) feet in length, two point five (2.5) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140111 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*BP Amoco.*

[O2019-5405]

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

SECTION 1. Permission and authority are hereby given and granted to BP Amoco, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 3101 South Michigan Avenue. Said sign structures measure as follows: along East 31<sup>st</sup> Street, one (1) at six (6) feet in length, two (2) feet in height and twelve (12) feet above grade level, one (1) at six (6) feet in length, six (6) feet in height and fourteen (14) feet above grade level and one (1) at six (6) feet in length, six (6) feet in height and twenty-four (24) feet above grade level. Said sign structure measures as follows: along South Michigan Avenue, one (1) at six (6) feet in length, six (6) feet in height and twenty-four (24) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141109 herein granted the sum of One Thousand and no/100 Dollars (\$1,000.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Breakfast House Restaurant.*

[O2019-4528]

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

SECTION 1. Permission and authority are hereby given and granted to Breakfast House Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) light fixtures projecting over the public right-of-way adjacent to its premises known as 3001 North Ashland Avenue. Said light fixtures at North Ashland Avenue measure six (6) at one point five (1.5) feet in length, one point five (1.5) feet in width and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140532 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Bro-N-Laws Bar-B-Q LLC.*  
(Light Fixtures)

[O2019-4926]

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

SECTION 1. Permission and authority are hereby given and granted to Bro-N-Laws Bar-B-Q LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 3820 West Chicago Avenue. Said light fixtures at West Chicago Avenue measure four (4) at point seven five (.75) foot in length, point eight three (.83) foot in width and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140603 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Bro-N-Laws Bar-B-Q LLC.*  
(Security Camera)

[O2019-4930]

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

SECTION 1. Permission and authority are hereby given and granted to Bro-N-Laws Bar-B-Q LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) security camera projecting over the public right-of-way for security purposes adjacent to its premises known as 3820 West Chicago Avenue. Said security camera at West Chicago Avenue measures point five eight (.58) foot in length, point eight three (.83) foot in width and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140604 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Broadway Irving CheckChangers, Inc.*

[O2019-5070]

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

SECTION 1. Permission and authority are hereby given and granted to Broadway Irving CheckChangers, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its

premises known as 4001 North Broadway. Said sign structures measure as follows: along North Broadway, one (1) at ten (10) feet in length, one point nine two (1.92) feet in height and twelve (12) feet above grade level and one (1) at six (6) feet in length, four (4) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139565 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Bryn Mawr Belle Shore Limited Partnership.*

[O2019-5225]

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

SECTION 1. Permission and authority are hereby given and granted to Bryn Mawr Belle Shore Limited Partnership, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1062 West Bryn Mawr Avenue. Said sign structure measures as follows: along West Bryn Mawr Avenue, at four (4) feet in length, thirteen point three three (13.33) feet in height and twenty-four point five eight (24.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140327 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*BSREP II West Jackson LLC.*

[O2019-4997]

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

SECTION 1. Permission and authority are hereby given and granted to BSREP II West Jackson LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) clock projecting over the public right-of-way adjacent to its premises known as 175 West Jackson Boulevard. Said clock at West Jackson Boulevard measures five point eight three (5.83) feet in length and seven point six seven (7.67) feet in width for a total of forty-four point seven two (44.72) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140858 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 4, 2018.

---

*Mr. Clarence L. Burch.*

[O2019-4941]

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

SECTION 1. Permission and authority are hereby given and granted to Mr. Clarence L. Burch, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fire escape projecting over the public right-of-way adjacent to its premises known as 1251 North Clybourn Avenue. Said fire escape at North Clybourn Avenue measures thirty-four (34) feet in length and two (2) feet in width for a total of sixty-eight (68) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139890 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

*The Burlington.*

[O2019-5424]

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

SECTION 1. Permission and authority are hereby given and granted to The Burlington, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3425 West Fullerton Avenue. Said sign structure measures as follows: along West Fullerton Avenue, at four (4) feet in length, four (4) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141113 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Burnt City/District Brew Yards.*  
(Planters)

[O2019-4934]

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

SECTION 1. Permission and authority are hereby given and granted to Burnt City/District Brew Yards, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use four (4) planters on the public right-of-way for beautification purposes adjacent to its premises known as 417 -- 427 North Ashland Avenue. Said

planters at North Ashland Avenue measure four (4) at three point five (3.5) feet in length and four (4) feet in width for a total of fifty-six (56) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137590 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Burnt City/District Brew Yards.*  
(Signs)

[O2019-5459]

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

SECTION 1. Permission and authority are hereby given and granted to Burnt City/District Brew Yards, upon the terms and subject to the conditions of this ordinance, to maintain and use five (5) signs projecting over the public right-of-way attached to its premises known as 417 -- 427 North Ashland Avenue. Said sign structures measure as follows: along North Ashland Avenue, four (4) at three (3) feet in length, three (3) feet in height and twelve (12) feet above grade level and one (1) at seventeen (17) feet in length, one point four two (1.42) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137595 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Burnt City/District Brew Yards.*  
(Windows And Frames)

[O2019-4938]

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

SECTION 1. Permission and authority are hereby given and granted to Burnt City/District Brew Yards, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use six (6) windows and frames projecting over the public right-of-way adjacent to its premises known as 417 -- 427 North Ashland Avenue. Said windows and frames at North Ashland Avenue measure six (6) at eight (8) feet in length and thirteen (13) feet in width for a total of six hundred twenty-four (624) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137596 herein granted the sum of Two Thousand Four Hundred and no/100 Dollars (\$2,400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Burrito King.*

[O2019-4474]

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

SECTION 1. Permission and authority are hereby given and granted to Burrito King, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4754 West Belmont Avenue. Said sign structure measures as follows: along West Belmont Avenue, at four (4) feet in length, five (5) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135760 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Butcher's Tap.*

[O2019-5158]

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

SECTION 1. Permission and authority are hereby given and granted to Butcher's Tap, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) windscreen on the public right-of-way adjacent to its premises known as 3553 North Southport Avenue. Said windscreen at North Southport Avenue measures five point three three (5.33) feet in length and two (2) feet in width for a total of ten point six six (10.66) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140903 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 10, 2019.

---

*Cafe Bionda.*

[O2019-4414]

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

SECTION 1. Permission and authority are hereby given and granted to Cafe Bionda, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) windscreen on the public right-of-way adjacent to its premises known as 1924 South State Street. Said windscreen at South State Street measures five (5) feet in length and five (5) feet in width for a total of twenty-five (25) square feet.

The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140129 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*Cafe Prague.*

[O2019-4619]

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

SECTION 1. Permission and authority are hereby given and granted to Cafe Prague, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) door swings on the public right-of-way adjacent to its premises known as 6710 West Belmont Avenue. Said door swings at West Belmont Avenue measure two (2) at six (6) feet in length and three (3) feet in width for a total of thirty-six (36) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139673 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*California Division Currency Exchange.*

[O2019-4786]

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

SECTION 1. Permission and authority are hereby given and granted to California Division Currency Exchange, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2745 West Division Street. Said sign structure measures as follows: along West Division Street, at ten (10) feet in length, ten (10) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140283 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

*Candyality.*

[O2019-5161]

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

SECTION 1. Permission and authority are hereby given and granted to Candyality, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) planters on the public right-of-way for beautification purposes adjacent to its premises known as 3737 North Southport Avenue. Said planters at North Southport Avenue measure two (2) at one (1) foot in length and one (1) foot in width for a total of two (2) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140275 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*Capital One Cafe.*

[O2019-4565]

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

SECTION 1. Permission and authority are hereby given and granted to Capital One Cafe, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) windows and frames projecting over the public right-of-way adjacent to its premises known as 1465 East 53<sup>rd</sup> Street. Said windows and frames at

South Harper Avenue measure two (2) at nine point two five (9.25) feet in length and eight point five (8.5) feet in width for a total of one hundred fifty-seven point two five (157.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138917 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Cardinal Wine & Spirits.*

[O2019-4823]

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

SECTION 1. Permission and authority are hereby given and granted to Cardinal Wine & Spirits, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4905 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at six (6) feet in length, eight (8) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140849 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Carnicerias Jimenez.*

[SO2019-5441]

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

SECTION 1. Permission and authority are hereby given and granted to Carnicerias Jimenez, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 4204 -- 4216 West North Avenue. Said sign structures measure as follows: along West North Avenue, one (1) at sixty-seven point one seven (67.17) feet in length, four (4) feet in height and nine point seven five (9.75) feet above grade level, one (1) at eighteen point two five (18.25) feet in length, four (4) feet in height and nine point five (9.5) feet above grade level, one (1) at twenty-five (25) feet in length, four (4) feet in height and nine point seven five (9.75) feet above grade level and one (1) at forty-eight (48) feet in length, four (4) feet in height and nine point seven five (9.75) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141185 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

---

*Catholic Charities, Doing Business As WIC Food Centers.*

[O2019-4826]

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

SECTION 1. Permission and authority are hereby given and granted to Catholic Charities, doing business as WIC Food Centers, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1106 West 79<sup>th</sup> Street. Said sign structure measures as follows: along West 79<sup>th</sup> Street, at six point zero eight (6.08) feet in length, three (3) feet in height and twelve point one seven (12.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140211 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 8, 2018.

*Central Auto Care, Inc.*

[O2019-4493]

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

SECTION 1. Permission and authority are hereby given and granted to Central Auto Care, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3011 North Central Avenue. Said sign structure measures as follows: along North Central Avenue, at four (4) feet in length, six (6) feet in height and eleven point three three (11.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140504 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Chay Fratellos.*

[O2019-4530]

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

SECTION 1. Permission and authority are hereby given and granted to Chay Fratellos, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2239 -- 2241 North Western Avenue. Said sign structure measures as follows: along North Western Avenue, at five (5) feet in length, four (4) feet in height and

fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140333 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Chicago Champs, Inc.*

[O2019-4445]

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

SECTION 1. Permission and authority are hereby given and granted to Chicago Champs, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3931 West Madison Street. Said sign structure measures as follows: along West Madison Street, at nineteen (19) feet in length, one point two five (1.25) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1136281 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Chicago Charter School Foundation-West Belden Campus.*

[O2019-4623]

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

SECTION 1. Permission and authority are hereby given and granted to Chicago Charter School Foundation-West Belden Campus, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) ducts projecting over the public right-of-way adjacent to its premises known as 2245 North McVicker Avenue. Said ducts at alley south of West Belden Avenue east of North McVicker Avenue measure two (2) at one point seven (1.7) feet in length and one point five (1.5) feet in width for a total of five point one (5.1) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140540 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2011.

---

*Chicago International Charter School.*

[O2019-4943]

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

SECTION 1. Permission and authority are hereby given and granted to Chicago International Charter School, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) ramps on the public right-of-way adjacent to its premises known as 1309 West 95<sup>th</sup> Street. Said ramps at South Throop Street measure one (1) at twenty-seven point two five (27.25) feet in length and six (6) feet in width for a total of one hundred sixty-three point five (163.5) square feet and one (1) at twenty-four (24) feet in length and six point five (6.5) feet in width for a total of one hundred fifty-six (156) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Mayor's Office for People with Disabilities.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140524 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 12, 2015.

*Chicago Live Poultry.*

[O2019-5254]

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

SECTION 1. Permission and authority are hereby given and granted to Chicago Live Poultry, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6421 North Western Avenue. Said sign structure measures as follows: along North Western Avenue, at eight (8) feet in length, four (4) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140881 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Chicago Mercantile Exchange, Inc.*

[O2019-5006]

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

SECTION 1. Permission and authority are hereby given and granted to Chicago Mercantile Exchange, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 20 South Wacker Drive. Said sign structures measure as follows:

along South Wacker Drive, two (2) at forty-two point two five (42.25) feet in length, five point five (5.5) feet in height and thirty-four (34) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138965 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Chicago Sports Bar & Grill, Inc.*

[O2019-5411]

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

SECTION 1. Permission and authority are hereby given and granted to Chicago Sports Bar & Grill, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4335 West 47<sup>th</sup> Street. Said sign structure measures as follows: along West 47<sup>th</sup> Street, at three point seven five (3.75) feet in length, five (5) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141101 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Chicago Title Land Trust Company.*

[O2019-5009]

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

SECTION 1. Permission and authority are hereby given and granted to Chicago Title Land Trust Company, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 430 North Michigan Avenue. Said planter at North Michigan Avenue measures twenty (20) feet in length and eight (8) feet in width for a total of one hundred sixty (160) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140511 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 12, 2018.

---

*Chicago's Home Of Chicken & Waffles.*

[O2019-4420]

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

SECTION 1. Permission and authority are hereby given and granted to Chicago's Home of Chicken & Waffles, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) windscreens on the public right-of-way adjacent to its premises known as 3947 South Dr. Martin Luther King, Jr. Drive. Said windscreens at South Dr. Martin Luther King, Jr. Drive measure one (1) at five point five (5.5) feet in length and six (6) feet in width for a total of thirty-three (33) square feet and one (1) at six (6) feet in length and six (6) feet in width for a total of thirty-six (36) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140867 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

---

*Chinese Christian Union Church.*

[O2019-4841]

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

SECTION 1. Permission and authority are hereby given and granted to Chinese Christian Union Church, upon the terms and subject to the conditions of this ordinance, to

maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2261 South Wentworth Avenue. Said sign structure measures as follows: along South Wentworth Avenue, at sixteen (16) feet in length, eight (8) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140502 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*Chipotle.*

[O2019-5011]

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

SECTION 1. Permission and authority are hereby given and granted to Chipotle, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 311 South Wacker Drive. Said sign structures measure as follows: along South Franklin Street, one (1) at fifteen point four two (15.42) feet in length, three (3) feet in height and eleven (11) feet above grade level and one (1) at three (3) feet in length, three (3) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140360 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*Chipotle Mexican Grill.*

[O2019-5163]

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

SECTION 1. Permission and authority are hereby given and granted to Chipotle Mexican Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, thirty-four (34) light fixtures projecting over the public right-of-way adjacent to its premises known as 3181 North Broadway. Said light fixtures at North Broadway measure eleven (11) at point six six (.66) foot in length, one point three three (1.33) feet in width and eleven point eight three (11.83) feet above grade level. Said light fixtures at West Belmont Avenue measure eleven (11) at point six six (.66) foot in length, one point three three (1.33) feet in width and eleven point eight three (11.83) feet above grade level. Said light fixtures at North Broadway measure six (6) at point six six (.66) foot in length, two point six six (2.66) feet in width and eleven point eight three (11.83) feet above grade level. Said light fixtures at West Belmont Avenue measure six (6) at point six six (.66) foot in length, two point six six (2.66) feet in width and eleven point eight three (11.83) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135734 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 10, 2018.

---

*Chocolat Uzma.*

[O2019-4783]

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

SECTION 1. Permission and authority are hereby given and granted to Chocolat Uzma, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) park benches on the public right-of-way adjacent to its premises known as 1900 South Halsted Street. Said park benches at West 19<sup>th</sup> Street measure two (2) at six point eight three (6.83) feet in length and two (2) feet in width for a total of twenty-seven point three two (27.32) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140341 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Christian Fellowship Flock.*

[O2019-4791]

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

SECTION 1. Permission and authority are hereby given and granted to Christian Fellowship Flock, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2435 West Division Street. Said sign structure measures as follows: along West Division Street, at ten (10) feet in length, ten (10) feet in height and fifteen point five (15.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140668 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*City News.*

[O2019-5456]

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

SECTION 1. Permission and authority are hereby given and granted to City News, upon the terms and subject to the conditions of this ordinance, to maintain and use

one (1) sign projecting over the public right-of-way attached to its premises known as 4018 North Cicero Avenue. Said sign structure measures as follows: along North Cicero Avenue, at eight (8) feet in length, three (3) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141107 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*Clargran LLC.*

[O2019-5014]

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

SECTION 1. Permission and authority are hereby given and granted to Clargran LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 60 West Illinois Street. Said sign structure measures as follows: along West Illinois Street, at five (5) feet in length, thirty-three point nine two (33.92) feet in height and twenty-two (22) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140537 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 5, 2018.

---

*Claridge House.*

[O2019-5401]

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

SECTION 1. Permission and authority are hereby given and granted to Claridge House, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1244 North Dearborn Street. Said sign structures measure as follows: along North Dearborn Street, two (2) at two point five (2.5) feet in length, two (2) feet in height and seventeen (17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139131 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Clark-Briar P&A LLC.*

[O2019-5169]

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

SECTION 1. Permission and authority are hereby given and granted to Clark-Briar P&A LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) bay windows projecting over the public right-of-way adjacent to its premises known as 3365 -- 3369 North Clark Street. Said bay window at West Roscoe Street measures one (1) at eighteen point seven five (18.75) feet in length and three point seven five (3.75) feet in width for a total of seventy point three one (70.31) square feet. Said bay window at North Clark Street measures one (1) at eighteen point seven five (18.75) feet in length and five point five (5.5) feet in width for a total of one hundred three point one three (103.13) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139971 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

*Clark-Diversey Currency Exchange.*

[O2019-4923]

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

SECTION 1. Permission and authority are hereby given and granted to Clark-Diversey Currency Exchange, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 2735 North Clark Street. Said sign structure measures as follows: along North Clark Street, one (1) at six (6) feet in length, four (4) feet in height and fifteen (15) feet above grade level. Said sign structure measures as follows: along North Clark Street, one (1) at forty (40) feet in length, four (4) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140625 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

---

*Clinton Lake LLC.*

[O2019-5017]

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

SECTION 1. Permission and authority are hereby given and granted to Clinton Lake LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) banners projecting over the public right-of-way

adjacent to its premises known as 211 North Clinton Street. Said banners at North Clinton Street measure six (6) at two (2) feet in length and twelve point five (12.5) feet in width for a total of one hundred fifty (150) square feet. Said banner at North Milwaukee Avenue measures one (1) at two (2) feet in length and twelve point five (12.5) feet in width for a total of twenty-five (25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140243 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*The Connection.*

[O2019-5429]

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

SECTION 1. Permission and authority are hereby given and granted to The Connection, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2020 South Pulaski Road. Said sign structure measures as follows: along South Pulaski Road, at nineteen (19) feet in length, six (6) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141125 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Convene At 16 West Adams.*

[O2019-5023]

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

SECTION 1. Permission and authority are hereby given and granted to Convene at 16 West Adams, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 131 South Dearborn Street. Said sign structure measures as follows: along West Adams Street, at six point three three (6.33) feet in length, five (5) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138274 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Courtyard By Marriott.*

[O2019-5026]

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

SECTION 1. Permission and authority are hereby given and granted to Courtyard by Marriott, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) flagpoles projecting over the public right-of-way adjacent to its premises known as 30 East Hubbard Street. Said flagpoles at East Hubbard Street measure three (3) at ten (10) feet in length and point five (.5) foot in width for a total of fifteen (15) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140816 herein granted the sum of Two Hundred Twenty-five and no/100 Dollars (\$225.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 30, 2019.

---

*Crawford's.*

[O2019-4476]

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

SECTION 1. Permission and authority are hereby given and granted to Crawford's, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign

projecting over the public right-of-way attached to its premises known as 3938 -- 3942 West School Street. Said sign structure measures as follows: along West School Street, at fourteen point three three (14.33) feet in length, two point four two (2.42) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1130283 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Cremeria Santa Maria, Inc.*

[O2019-4749]

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

SECTION 1. Permission and authority are hereby given and granted to Cremeria Santa Maria, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) occupation of space (for a promotional plastic cow) on the public right-of-way adjacent to its premises known as 3424 West 26<sup>th</sup> Street. Said occupation of space (promotional plastic cow) at West 26<sup>th</sup> Street measures seven point two five (7.25) feet in length and two point six six (2.66) feet in width for a total of nineteen point two nine (19.29) square feet. Promotional plastic cow shall be five (5) feet in height. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140687 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 5, 2019.

---

*The Cross Roads Bar & Grill.*

[O2019-4844]

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

SECTION 1. Permission and authority are hereby given and granted to The Cross Roads Bar & Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) windscreen on the public right-of-way adjacent to its premises known as 1120 -- 1124 West Madison Street. Said windscreen at West Madison Street measures nine point nine two (9.92) feet in length and two (2) feet in width for a total of nineteen point eight four (19.84) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139746 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*Cryoeffect.*

[O2019-5428]

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

SECTION 1. Permission and authority are hereby given and granted to Cryoeffect, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 165 West Superior Street. Said sign structure measures as follows: along West Superior Street, at two point five (2.5) feet in length, two point five (2.5) feet in height and twelve point five (12.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140522 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*CSL Plasma, Inc.*

[O2019-4757]

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

SECTION 1. Permission and authority are hereby given and granted to CSL Plasma, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5775 South Archer Avenue. Said sign structure measures as follows: along South Archer Avenue, at eight point one seven (8.17) feet in length, nine point five eight (9.58) feet in height and twenty-two point seven one (22.71) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140300 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*CVS/Pharmacy No. 11376.*

[O2019-4945]

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

SECTION 1. Permission and authority are hereby given and granted to CVS/Pharmacy Number 11376, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 1034 West Lake Street. Said sign structures measure as follows: along

West Lake Street, four (4) at one point five (1.5) feet in length, ten (10) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140496 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Daffodils.*

[O2019-4531]

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

SECTION 1. Permission and authority are hereby given and granted to Daffodils, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1935 West Armitage Avenue. Said sign structure measures as follows: along West Armitage Avenue, at five point five (5.5) feet in length, four (4) feet in height and seventeen point five (17.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140616 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Damen 4 Management Of Illinois LLC.*

[O2019-5440]

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

SECTION 1. Permission and authority are hereby given and granted to Damen 4 Management of Illinois LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 338 East Ohio Street. Said sign structure measures as follows: along East Ohio Street, at two (2) feet in length, one point three three (1.33) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132486 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Dana Liquors, Inc.*

[O2019-4427]

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

SECTION 1. Permission and authority are hereby given and granted to Dana Liquors, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 124 East Pershing Road. Said security cameras at East 39<sup>th</sup> Street measure two (2) at point eight three (.83) foot in length, point three three (.33) foot in width and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140644 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 30, 2019.

---

*David Young-Jeff Peters.*

[O2019-5036]

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

SECTION 1. Permission and authority are hereby given and granted to David Young-Jeff Peters, upon the terms and subject to the conditions of this ordinance, to maintain and

use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 1847 North Orleans Street. Said planter at North Orleans Street measures twenty-four point four (24.4) feet in length and nine (9) feet in width for a total of two hundred nineteen point six (219.6) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140805 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 25, 2019.

---

*Deitch Pharmacy, Inc.*

[O2019-4320]

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

SECTION 1. Permission and authority are hereby given and granted to Deitch Pharmacy, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1800 West Chicago Avenue. Said sign structure measures as follows: along West Chicago Avenue, at twelve point eight three (12.83) feet in length, eight point six seven (8.67) feet in height and fourteen point two five (14.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved

by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140394 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Delta Animal Hospital.*

[O2019-4322]

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

SECTION 1. Permission and authority are hereby given and granted to Delta Animal Hospital, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2105 West Chicago Avenue. Said sign structure measures as follows: along West Chicago Avenue, at four (4) feet in length, four (4) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140610 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*DeVry University.*

[O2019-5147]

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

SECTION 1. Permission and authority are hereby given and granted to DeVry University, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1900 West Lawrence Avenue. Said sign structures measure as follows: along West Lawrence Avenue, two (2) at fifteen (15) feet in length, one point six six (1.66) feet in height and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139394 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Diag Bar & Grill/404 Wine Bar.*

[O2019-4535]

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

SECTION 1. Permission and authority are hereby given and granted to Diag Bar & Grill/404 Wine Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) banner projecting over the public right-of-way adjacent to its premises known as 2852 North Southport Avenue. Said banner at North Southport Avenue measures two (2) feet in length and one (1) foot in width for a total of two (2) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139896 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Digital Lakeside LLC.*

[O2019-4429]

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

SECTION 1. Permission and authority are hereby given and granted to Digital Lakeside LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 350 East Cermak Road. Said light fixtures at East Cermak Road measure four (4) at three point five (3.5) feet in length, one point five (1.5) feet in width and twenty (20) feet above grade level. The location of said privilege

shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140841 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*DM Wireless Services, Inc.*

[O2019-4572]

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

SECTION 1. Permission and authority are hereby given and granted to DM Wireless Services, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3338 West Lawrence Avenue. Said sign structure measures as follows: along West Lawrence Avenue, at eight (8) feet in length, two point six seven (2.67) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1136105 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Do-Rite Donuts & Chicken.*

[O2019-5171]

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

SECTION 1. Permission and authority are hereby given and granted to Do-Rite Donuts & Chicken, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) windscreen on the public right-of-way adjacent to its premises known as 1027 West Addison Street. Said windscreen at West Addison Street measures six point four two (6.42) feet in length and four point seven five (4.75) feet in width for a total of thirty point five (30.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138868 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Dollar General Store No. 11784.*  
(Exterior Mount)

[O2019-4853]

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

SECTION 1. Permission and authority are hereby given and granted to Dollar General Store Number 11784, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) exterior mount projecting over the public right-of-way adjacent to its premises known as 2019 West 79<sup>th</sup> Street. Said exterior mount at West 79<sup>th</sup> Street measures point five eight (.58) foot in length and one point two five (1.25) feet in width for a total of point seven three (.73) square foot. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140127 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Dollar General Store No. 11784.*  
(Light Fixtures)

[O2019-4856]

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

SECTION 1. Permission and authority are hereby given and granted to Dollar General Store Number 11784, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public

right-of-way adjacent to its premises known as 2019 West 79<sup>th</sup> Street. Said light fixtures at West 79<sup>th</sup> Street measure four (4) at one point four one (1.41) feet in length, one point zero eight (1.08) feet in width and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140125 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Dollar General Store No. 11784.*  
(Security Camera)

[O2019-4861]

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

SECTION 1. Permission and authority are hereby given and granted to Dollar General Store Number 11784, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) security camera projecting over the public right-of-way for security purposes adjacent to its premises known as 2019 West 79<sup>th</sup> Street. Said security camera at West 79<sup>th</sup> Street measures point five (.5) foot in length, one point two five (1.25) feet in width and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140126 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Dollar General Store No. 11784.*  
(Sign)

[O2019-4863]

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

SECTION 1. Permission and authority are hereby given and granted to Dollar General Store Number 11784, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2019 West 79<sup>th</sup> Street. Said sign structure measures as follows: along West 79<sup>th</sup> Street, at twenty-three (23) feet in length, two (2) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140124 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Dollar Tree No. 06898.*

[O2019-4947]

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

SECTION 1. Permission and authority are hereby given and granted to Dollar Tree Number 06898, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3401 West Chicago Avenue. Said sign structure measures as follows: along West Chicago Avenue, at thirty-seven point zero eight (37.08) feet in length, three (3) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140293 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Dollar Tree No. 06904.*

[O2019-4846]

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

SECTION 1. Permission and authority are hereby given and granted to Dollar Tree Number 06904, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 2118 West Cermak Road. Said sign structures measure as follows: along West Cermak Road, one (1) at thirty-seven point zero eight (37.08) feet in length, three point five (3.5) feet in height and fourteen (14) feet above grade level and one (1) at three (3) feet in length, seven point five (7.5) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139825 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Dollar Tree No. 06910.*

[O2019-5413]

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

SECTION 1. Permission and authority are hereby given and granted to Dollar Tree Number 06910, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises

known as 11037 -- 11043 South Kedzie Avenue. Said sign structures measure as follows: along South Kedzie Avenue, one (1) at thirty-two (32) feet in length, three (3) feet in height and twelve (12) feet above grade level and one (1) at twelve (12) feet in length, eight (8) feet in height and eight (8) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139968 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Dollar Tree No. 07387.*

[O2019-5072]

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

SECTION 1. Permission and authority are hereby given and granted to Dollar Tree Number 07387, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 4443 North Sheridan Road. Said sign structures measure as follows: along North Sheridan Road, one (1) at eight point three three (8.33) feet in length, eight point three three (8.33) feet in height and fifteen (15) feet above grade level, one (1) at twelve (12) feet in length, four (4) feet in height and twenty-one point six seven (21.67) feet above grade level and one (1) at ten (10) feet in length, fourteen (14) feet in height and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138212 herein granted the sum of Nine Hundred and no/100 Dollars (\$900.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Domestic Linen Supply Company, Inc.*

[O2019-5154]

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

SECTION 1. Permission and authority are hereby given and granted to Domestic Linen Supply Company, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 4131 North Ravenswood Avenue. Said security cameras at North Ravenswood Avenue measure four (4) at one point five (1.5) feet in length, one point five (1.5) feet in width and twenty (20) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140677 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 30, 2019.

i

---

*Domino's.*

[O2019-4533]

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

SECTION 1. Permission and authority are hereby given and granted to Domino's, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) light fixtures projecting over the public right-of-way adjacent to its premises known as 2401 North Clybourn Avenue. Said light fixtures at North Clybourn Avenue measure three (3) at eight (8) feet in length, point two five (.25) foot in width and twelve (12) feet above grade level. Said light fixtures at West Fullerton Avenue measure two (2) at eight (8) feet in length, two (2) feet in width and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139339 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Dongpo Impression.*

[O2019-4848]

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

SECTION 1. Permission and authority are hereby given and granted to Dongpo Impression, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 228 West Cermak Road. Said sign structures measure as follows: along West Cermak Road, one (1) at sixteen point six seven (16.67) feet in length, three (3) feet in height and nine (9) feet above grade level and one (1) at seven (7) feet in length, five (5) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138959 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Dorothy.*

[O2019-4793]

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

SECTION 1. Permission and authority are hereby given and granted to Dorothy, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) door swings projecting over the public right-of-way adjacent to its premises known as 2500 West Chicago Avenue. Said door swings at North Campbell Avenue

measure two (2) at six point three three (6.33) feet in length and two (2) feet in width for a total of twenty-five point three two (25.32) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139420 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Dr. Martens Airwair USA LLC.*

[O2019-5393]

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

SECTION 1. Permission and authority are hereby given and granted to Dr. Martens Airwair USA LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1561 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, at thirteen (13) feet in length, two point five (2.5) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140100 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Drybar.*

[O2019-4310]

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

SECTION 1. Permission and authority are hereby given and granted to Drybar, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) windscreen on the public right-of-way adjacent to its premises known as 1611 North Sheffield Avenue. Said windscreen at North Sheffield Avenue measures seven point six seven (7.67) feet in length and three (3) feet in width for a total of twenty-three point zero one (23.01) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140063 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 2, 2019.

---

*DSW Shoe Warehouse, Inc.*

[O2019-5174]

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

SECTION 1. Permission and authority are hereby given and granted to DSW Shoe Warehouse, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3131 North Clark Street. Said sign structure measures as follows: along North Clark Street, at sixteen point eight five (16.85) feet in length, four point five eight (4.58) feet in height and twelve point six seven (12.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140383 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*DSW Shoes.*

[O2019-5177]

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

SECTION 1. Permission and authority are hereby given and granted to DSW Shoes, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1)

sign projecting over the public right-of-way attached to its premises known as 3131 North Halsted Street. Said sign structure measures as follows: along North Halsted Street, at sixteen point eight five (16.85) feet in length, four point five eight (4.58) feet in height and sixteen point two five (16.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140384 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*The Duke Of Perth.*

[O2019-5179]

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

SECTION 1. Permission and authority are hereby given and granted to The Duke of Perth, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) light fixtures projecting over the public right-of-way adjacent to its premises known as 2913 North Clark Street. Said light fixtures at 2913 North Clark Street measure five (5) at three (3) feet in length, point six seven (.67) foot in width and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140957 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Dunkin' Donuts.*

[O2019-4312]

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

SECTION 1. Permission and authority are hereby given and granted to Dunkin' Donuts, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 2111 West Division Street. Said sign structures measure as follows: along West Division Street, one (1) at eleven point one seven (11.17) feet in length, one point two five (1.25) feet in height and twelve (12) feet above grade level and one (1) at two (2) feet in length, three point three three (3.33) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140329 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 10, 2018.

---

*Dynaprop XX111:11 West Illinois LLC.*

[O2019-5030]

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

SECTION 1. Permission and authority are hereby given and granted to Dynaprop XX111:11 West Illinois LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fire escape projecting over the public right-of-way adjacent to its premises known as 11 West Illinois Street. Said fire escape at public alley measures twenty-two (22) feet in length and two (2) feet in width for a total of forty-four (44) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140769 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*East Bellevue LLC.*

[O2019-5444]

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

SECTION 1. Permission and authority are hereby given and granted to East Bellevue LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use

four (4) signs projecting over the public right-of-way attached to its premises known as 21 East Bellevue Place. Said sign structures measure as follows: along East Bellevue Place, one (1) at two point zero eight (2.08) feet in length, two point nine two (2.92) feet in height and thirty-three (33) feet above grade level, one (1) at fifteen point three three (15.33) feet in length, one point four two (1.42) feet in height and thirty-one (31) feet above grade level, one (1) at three point one seven (3.17) feet in length, ten point six seven (10.67) feet in height and twelve (12) feet above grade level and one (1) at six point three three (6.33) feet in length, point eight three (.83) foot in height and thirty (30) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141187 herein granted the sum of Four Hundred Seventy-five and no/100 Dollars (\$475.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 2, 2019.

---

*East Village Dental Care.*

[O2019-4324]

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

SECTION 1. Permission and authority are hereby given and granted to East Village Dental Care, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) banner on the public right-of-way adjacent to its premises known as 1856 West Chicago Avenue. Said banner at West Chicago Avenue measures nine (9) feet in length and nine (9) feet in width for a total of eighty-one (81) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139805 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

---

*El Che Steakhouse & Bar.*  
(Building Projections)

[O2019-4952]

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

SECTION 1. Permission and authority are hereby given and granted to El Che Steakhouse & Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) building projections projecting over the public right-of-way adjacent to its premises known as 845 West Washington Boulevard. Said building projections at West Washington Boulevard (metal bars) measure one (1) at twelve (12) feet in length and point one seven (.17) foot in width for a total of two point zero four (2.04) square feet and one (1) at four (4) feet in length and point one seven (.17) foot in width for a total of point six eight (.68) square foot. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140664 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*El Che Steakhouse & Bar.*  
(Light Fixtures)

[O2019-4955]

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

SECTION 1. Permission and authority are hereby given and granted to El Che Steakhouse & Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) light fixtures projecting over the public right-of-way adjacent to its premises known as 845 West Washington Boulevard. Said light fixtures at West Washington Boulevard measure two (2) at one point one seven (1.17) feet in length, one point three four (1.34) feet in width and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140661 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*El Che Steakhouse & Bar.*  
(Security Camera)

[O2019-4960]

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

SECTION 1. Permission and authority are hereby given and granted to El Che Steakhouse & Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) security camera projecting over the public right-of-way for security purposes adjacent to its premises known as 845 West Washington Boulevard. Said security camera at West Washington Boulevard measures point five (.5) foot in length, point eight three (.83) foot in width and ten point five (10.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140662 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*El Cid Tacos No. 2.*

[O2019-5255]

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

SECTION 1. Permission and authority are hereby given and granted to El Cid Tacos Number 2, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) banners projecting over the public right-of-way adjacent

to its premises known as 2645 North Kedzie Avenue. Said banners at North Kedzie Avenue measure two (2) at two (2) feet in length and two point six seven (2.67) feet in width for a total of ten point six eight (10.68) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139927 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*El Diamante Azul Restaurant.*

[O2019-5228]

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

SECTION 1. Permission and authority are hereby given and granted to El Diamante Azul Restaurant, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 5663 -- 5665 North Clark Street. Said light fixtures at North Clark Street measure four (4) at two (2) feet in length, one (1) foot in width and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139265 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*El Mexico Modern Ballroom, Inc.*

[O2019-4635]

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

SECTION 1. Permission and authority are hereby given and granted to El Mexico Modern Ballroom, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 1643 -- 1647 North Cicero Avenue. Said security cameras at North Cicero Avenue measure four (4) at one (1) foot in length, one (1) foot in width and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138743 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

---

*El Original Chavas Tacos, Inc.*

[O2019-5445]

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

SECTION 1. Permission and authority are hereby given and granted to El Original Chavas Tacos, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2333 West Grand Avenue. Said sign structure measures as follows: along West Grand Avenue, at six (6) feet in length, six (6) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134029 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*El Progreso.*

[O2019-4751]

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

SECTION 1. Permission and authority are hereby given and granted to El Progreso, upon the terms and subject to the conditions of this ordinance, to maintain and use, as

now constructed, two (2) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 3937 West 31<sup>st</sup> Street. Said security camera at West 31<sup>st</sup> Street measures one (1) at one (1) foot in length, point six seven (.67) foot in width and twelve (12) feet above grade level. Said security camera at South Harding Avenue measures one (1) at one (1) foot in length, point six seven (.67) foot in width and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139800 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*El Sinaloense.*

[O2019-4753]

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

SECTION 1. Permission and authority are hereby given and granted to El Sinaloense, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 2759 South Pulaski Road. Said sign structure measures as follows: along West 28<sup>th</sup> Street, one (1) at nineteen point five eight (19.58) feet in length, four (4) feet in height and eleven (11) feet above grade level. Said sign structure measures as follows: along South Pulaski Road, one (1) at seventeen point four two (17.42) feet in length, four (4) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans

and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139321 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Eleven Hundred LLC.*  
(Door Swings)

[O2019-4315]

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

SECTION 1. Permission and authority are hereby given and granted to Eleven Hundred LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) door swings on the public right-of-way adjacent to its premises known as 1100 North State Street. Said door swings at West Maple Street measure two (2) at three (3) feet in length and one point nine two (1.92) feet in width for a total of eleven point five two (11.52) square feet. Said door swings at public alley measure three (3) at three (3) feet in length and three (3) feet in width for a total of twenty-seven (27) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140239 herein granted the sum of Three Hundred Seventy-five and no/100 Dollars (\$375.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*Eleven Hundred LLC.*  
(Sheetings)

[O2019-4316]

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

SECTION 1. Permission and authority are hereby given and granted to Eleven Hundred LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) sheetings under the public right-of-way adjacent to its premises known as 1100 North State Street. Said sheeting at North State Street measures one (1) at seventy-four point five (74.5) feet in length and one point three three (1.33) feet in width for a total of ninety-nine point zero nine (99.09) square feet. Said sheeting at West Maple Street measures one (1) at eighty-seven point five (87.5) feet in length and one point three three (1.33) feet in width for a total of one hundred sixteen point three eight (116.38) square feet. Said sheeting at public alley measures one (1) at forty-five point five (45.5) feet in length and one point three three (1.33) feet in width for a total of sixty point five two (60.52) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140240 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*Empire Cooler Service, Inc.*

[O2019-4963]

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

SECTION 1. Permission and authority are hereby given and granted to Empire Cooler Service, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 940 West Chicago Avenue. Said sign structure measures as follows: along West Chicago Avenue, at eight (8) feet in length, three (3) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140501 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

*Empire Motel.*

[O2019-4730]

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

SECTION 1. Permission and authority are hereby given and granted to Empire Motel, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 7621 South Cottage Grove Avenue. Said sign structure measures as follows: along South Cottage Grove Avenue, at three (3) feet in length, ten (10) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135579 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Equinox.*

[O2019-5450]

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

SECTION 1. Permission and authority are hereby given and granted to Equinox, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 2355 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, one (1) at one point four two (1.42) feet in length, nine point one six (9.16) feet in height

and fourteen (14) feet above grade level. Said sign structure measures as follows: along North Lincoln Avenue, one (1) at nine point four two (9.42) feet in length, one point six seven (1.67) feet in height and twelve (12) feet above grade level. Said sign structure measures as follows: along North Lincoln Avenue, one (1) at twelve (12) feet in length, two point zero eight (2.08) feet in height and eighteen (18) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140458 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*EQ3 Ltd.*

[O2019-4318]

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

SECTION 1. Permission and authority are hereby given and granted to EQ3 Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1520 North Halsted Street. Said sign structures measure as follows: along North Halsted Street, one (1) at seven point one seven (7.17) feet in length, two point five eight (2.58) feet in height and ten (10) feet above grade level and one (1) at two (2) feet in length, point nine two (.92) foot in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137252 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Escapehouse Chicago.*

[O2019-5034]

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

SECTION 1. Permission and authority are hereby given and granted to Escapehouse Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) light fixtures projecting over the public right-of-way adjacent to its premises known as 54 East Ontario Street. Said light fixtures at East Ontario Street measure two (2) at point five (.5) foot in length, one point six seven (1.67) feet in width and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139858 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Express.*

[O2019-5037]

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

SECTION 1. Permission and authority are hereby given and granted to Express, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) banner projecting over the public, right-of-way adjacent to its premises known as 17 North State Street. Said banner at North State Street measures one (1) foot in length and eight point four two (8.42) feet in width for a total of eight point four two (8.42) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139758 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

*Eye See Ravenswood P.C.*

[O2019-5159]

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

SECTION 1. Permission and authority are hereby given and granted to Eye See Ravenswood P.C., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) banner projecting over the public right-of-way adjacent to its premises known as 4735 North Damen Avenue. Said banner at North Damen Avenue measures three (3) feet in length and two point five (2.5) feet in width for a total of seven point five (7.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140024 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Fair Financials/Express Tax.*

[O2019-4468]

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

SECTION 1. Permission and authority are hereby given and granted to Fair Financials/Express Tax, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5603 West Chicago Avenue. Said sign structure measures as follows: along West Chicago Avenue, at twelve (12) feet in length, two (2) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on

print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138778 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Family Dollar No. 2458.*

[O2019-4639]

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

SECTION 1. Permission and authority are hereby given and granted to Family Dollar Number 2458, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 5410 West Chicago Avenue. Said sign structures measure as follows: along West Chicago Avenue, one (1) at twenty-three (23) feet in length, seven (7) feet in height and twelve point three three (12.33) feet above grade level and one (1) at eleven (11) feet in length, six (6) feet in height and twenty-two (22) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140242 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Family Dollar No. 5002.*

[O2019-4470]

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

SECTION 1. Permission and authority are hereby given and granted to Family Dollar Number 5002, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 100 South Laramie Avenue. Said sign structure measures as follows: along South Laramie Avenue, at ten (10) feet in length, eight (8) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140231 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Family Dollar No. 5392.*

[O2019-4950]

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

SECTION 1. Permission and authority are hereby given and granted to Family Dollar Number 5392, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) light fixtures projecting over the public right-of-way adjacent to its premises known as 1200 West 87<sup>th</sup> Street. Said light fixtures at West 87<sup>th</sup> Street measure two (2) at one point one seven (1.17) feet in length, point five (.5) foot in width and fifteen point five (15.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140840 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Family Dollar No. 5539.*

[O2019-4496]

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

SECTION 1. Permission and authority are hereby given and granted to Family Dollar Number 5539, upon the terms and subject to the conditions of this ordinance, to maintain

and use one (1) sign projecting over the public right-of-way attached to its premises known as 4748 West Fullerton Avenue. Said sign structure measures as follows: along West Fullerton Avenue, at eleven (11) feet in length, eight (8) feet in height and fifteen point one six (15.16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140435 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Family Dollar Store No. 6618.*

[O2019-4449]

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

SECTION 1. Permission and authority are hereby given and granted to Family Dollar Store Number 6618, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) light fixtures projecting over the public right-of-way adjacent to its premises known as 4247 West Madison Street. Said light fixtures at West Madison Street measure two (2) at one point four one (1.41) feet in length, point eight three (.83) foot in width and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140630 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Family Dollar Store No. 6681.*  
(Light Fixtures)

[O2019-4626]

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

SECTION 1. Permission and authority are hereby given and granted to Family Dollar Store Number 6681, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) light fixtures projecting over the public right-of-way adjacent to its premises known as 5222 West Grand Avenue. Said light fixtures at West Grand Avenue measure two (2) at one point four (1.4) feet in length, one point four (1.4) feet in width and twelve (12) feet above grade level. Said light fixture at North Latrobe Avenue measures one (1) at one point four two (1.42) feet in length, one point four two (1.42) feet in width and ten point eight three (10.83) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140629 herein granted the sum of Eighty-five and no/100 Dollars (\$85.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Family Dollar Store No. 6681.*  
(Signs)

[O2019-4628]

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

SECTION 1. Permission and authority are hereby given and granted to Family Dollar Store Number 6681, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 5222 West Grand Avenue. Said sign structure measures as follows: along West Grand Avenue, one (1) at six (6) feet in length, four (4) feet in height and ten (10) feet above grade level. Said sign structure measures as follows: along West Grand Avenue, one (1) at thirty (30) feet in length, four (4) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140241 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

*Family Dollar Store No. 7057.*

[O2019-4822]

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

SECTION 1. Permission and authority are hereby given and granted to Family Dollar Store Number 7057, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1615 West 59<sup>th</sup> Street. Said sign structure measures as follows: along West 59<sup>th</sup> Street, at twenty-one point five (21.5) feet in length, three (3) feet in height and fourteen point five (14.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140434 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Family Dollar Store No. 7469.*  
(Light Fixtures)

[O2019-4584]

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

SECTION 1. Permission and authority are hereby given and granted to Family Dollar Store Number 7469, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) light fixtures projecting over the public right-of-way adjacent to its premises known as 3429 West Diversey Avenue.

Said light fixtures at West Diversey Avenue measure two (2) at one point four two (1.42) feet in length, point eight three (.83) foot in width and ten point three three (10.33) feet above grade level. Said light fixture at West Diversey Avenue measures one (1) at one point zero eight (1.08) feet in length, point eight three (.83) foot in width and thirteen point nine two (13.92) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140213 herein granted the sum of Eighty-five and no/100 Dollars (\$85.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Family Dollar Store No. 7469.*  
(Sign)

[O2019-4587]

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

SECTION 1. Permission and authority are hereby given and granted to Family Dollar Store Number 7469, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3429 West Diversey Avenue. Said sign structure measures as follows: along West Diversey Avenue, at twenty-one point five (21.5) feet in length, three (3) feet in height and twelve point eight three (12.83) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140365 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Family Dollar Store No. 7612.*

[O2019-4958]

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

SECTION 1. Permission and authority are hereby given and granted to Family Dollar Store Number 7612, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 7927 South Ashland Avenue. Said sign structure measures as follows: along South Ashland Avenue, one (1) at twenty-nine point one seven (29.17) feet in length, four (4) feet in height and twelve point five eight (12.58) feet above grade level. Said sign structure measures as follows: along South Ashland Avenue, one (1) at twelve (12) feet in length, eight (8) feet in height and fifteen point three three (15.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140233 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Farmer's Pride Produce & Market.*

[O2019-4326]

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

SECTION 1. Permission and authority are hereby given and granted to Farmer's Pride Produce & Market, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2110 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, at ten (10) feet in length, six (6) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1123734 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Fat Cat.*

[O2019-5074]

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

SECTION 1. Permission and authority are hereby given and granted to Fat Cat, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4840 North Broadway. Said sign structure measures as follows: along North Broadway, at eight point seven five (8.75) feet in length, six (6) feet in height and eighteen (18) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1131298 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Fifth Third Bank.*  
(1720 S. Ashland Ave.)

[O2019-4850]

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

SECTION 1. Permission and authority are hereby given and granted to Fifth Third Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1720 South Ashland Avenue. Said sign structure measures as follows: along South Ashland Avenue,

at nine point one seven (9.17) feet in length, nine point six seven (9.67) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140104 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Fifth Third Bank.*  
(640 W. Diversey Pkwy.)

[O2019-5453]

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

SECTION 1. Permission and authority are hereby given and granted to Fifth Third Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 640 West Diversey Parkway. Said sign structure measures as follows: along West Diversey Parkway, one (1) at eight point zero eight (8.08) feet in length, two (2) feet in height and thirty-two point two five (32.25) feet above grade level. Said sign structure measures as follows: along North Clark Street, one (1) at eight point zero eight (8.08) feet in length, two (2) feet in height and twenty-seven point three three (27.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141172 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 5, 2018.

---

*Fifth Third Bank.*  
(820 N. Western Ave.)

[O2019-4795]

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

SECTION 1. Permission and authority are hereby given and granted to Fifth Third Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 820 North Western Avenue. Said sign structure measures as follows: along North Western Avenue, at six point zero eight (6.08) feet in length, six (6) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137820 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Fifth Third Bank.*  
(1420 E. 53<sup>rd</sup> St.)

[O2019-4480]

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

SECTION 1. Permission and authority are hereby given and granted to Fifth Third Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1420 East 53<sup>rd</sup> Street. Said sign structure measures as follows: along East 53<sup>rd</sup> Street, at eighteen point zero eight (18.08) feet in length, two point five (2.5) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140413 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Figio Wine Bar.*

[O2019-5182]

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

SECTION 1. Permission and authority are hereby given and granted to Figio Wine Bar, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use three (3) light fixtures projecting over the public right-of-way adjacent to its premises known as 3207 North Sheffield Avenue. Said light fixtures at North Sheffield Avenue measure three (3) at one point zero eight (1.08) feet in length, point seven five (.75) foot in width and thirteen point five (13.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140573 herein granted the sum of Eighty-five and no/100 Dollars (\$85.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*First Aid Comics.*

[O2019-4566]

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

SECTION 1. Permission and authority are hereby given and granted to First Aid Comics, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 1617 East 55<sup>th</sup> Street. Said sign structures measure as follows: along East 55<sup>th</sup> Street, one (1) at

fourteen (14) feet in length, two point six seven (2.67) feet in height and thirteen point zero eight (13.08) feet above grade level, one (1) at thirteen point five (13.5) feet in length, two point six seven (2.67) feet in height and thirteen point zero eight (13.08) feet above grade level and two (2) at two point five (2.5) feet in length, two point eight three (2.83) feet in height and nine point one seven (9.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139915 herein granted the sum of Seven Hundred Seventy-five and no/100 Dollars (\$775.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*First Merit Bank.*

[O2019-4927]

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

SECTION 1. Permission and authority are hereby given and granted to First Merit Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1970 North Halsted Street. Said sign structure measures as follows: along North Halsted Street, at five (5) feet in length, seven (7) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139114 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*First Midwest Bank.*  
(6366 S. Archer Ave.)

[O2019-4758]

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

SECTION 1. Permission and authority are hereby given and granted to First Midwest Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 6366 South Archer Avenue. Said sign structure measures as follows: along South Archer Avenue, one (1) at twenty-eight (28) feet in length, four (4) feet in height and fourteen (14) feet above grade level. Said sign structure measures as follows: along South Mulligan Avenue, one (1) at nine point seven five (9.75) feet in length, four (4) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139109 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*First Midwest Bank.*  
(4753 N. Broadway)

[O2019-5084]

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

SECTION 1. Permission and authority are hereby given and granted to First Midwest Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 4753 North Broadway. Said sign structures measure as follows: along North Broadway, two (2) at eight (8) feet in length, point eight three (.83) foot in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139110 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*First Midwest Bank.*  
(3747 N. Clark St.)

[O2019-5185]

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

SECTION 1. Permission and authority are hereby given and granted to First Midwest Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3747 North Clark Street. Said sign structure measures as follows: along North Clark Street, at eighteen point six seven (18.67) feet in length, two point six seven (2.67) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139111 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Fixer Services PBC.*

[O2019-5229]

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

SECTION 1. Permission and authority are hereby given and granted to Fixer Services PBC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use three (3) door swings on the public right-of-way adjacent to its premises known as 5838 North Broadway, Said door swing at North Broadway measures

one (1) at eleven point five eight (11.58) feet in length and two point six seven (2.67) feet in width for a total of thirty point nine two (30.92) square feet. Said door swing at North Broadway measures one (1) at nine point six seven (9.67) feet in length and two point six seven (2.67) feet in width for a total of twenty-five point eight two (25.82) square feet. Said door swing at North Broadway measures one (1) at five point six seven (5.67) feet in length and seven point nine two (7.92) feet in width for a total of forty-four point nine one (44.91) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140773 herein granted the sum of Two Hundred Twenty-five and no/100 Dollars (\$225.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Dorothy Flint.*  
(Bollard)

[O2019-5249]

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

SECTION 1. Permission and authority are hereby given and granted to Dorothy Flint, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) bollard projecting over the public right-of-way adjacent to its premises known as 6324 West Gunnison Street. Said bollard at North Mulligan Avenue measures one (1) foot in length and three (3) feet in width for a total of three (3) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved

by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140588 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Dorothy Flint.*  
(Occupation Of Space)

[O2019-5251]

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

SECTION 1. Permission and authority are hereby given and granted to Dorothy Flint, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) occupation of space on the public right-of-way adjacent to its premises known as 6324 West Gunnison Street. Said occupation of space at South Mulligan Avenue measures sixty-eight point six five (68.65) feet in length and thirteen point four one (13.41) feet in width for a total of nine hundred twenty point six (920.6) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140589 herein granted the sum of One Thousand Fourteen and no/100 Dollars (\$1,014.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Floyd's 99 Barbershop.*

[O2019-5448]

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

SECTION 1. Permission and authority are hereby given and granted to Floyd's 99 Barbershop, upon the terms and subject to the conditions of this ordinance, to maintain and use seven (7) signs projecting over the public right-of-way attached to its premises known as 2572 North Clark Street. Said sign structure measures as follows: along corner of North Clark Street and West Wrightwood Avenue, one (1) at ten point three three (10.33) feet in length, four point six seven (4.67) feet in height and eleven (11) feet above grade level. Said sign structures measure as follows: along West Wrightwood Avenue, one (1) at nine point five four (9.54) feet in length, one point zero eight (1.08) feet in height and eleven (11) feet above grade level, one (1) at five point zero eight (5.08) feet in length, one point zero eight (1.08) feet in height and eleven (11) feet above grade level, one (1) at three point four two (3.42) feet in length, one point zero eight (1.08) feet in height and eleven (11) feet above grade level and one (1) at four point three three (4.33) feet in length, one point zero eight (1.08) feet in height and eleven (11) feet above grade level. Said sign structures measure as follows: along North Clark Street, one (1) at nine point five four (9.54) feet in length, one point zero eight (1.08) feet in height and eleven (11) feet above grade level and one (1) at nine (9) feet in length, two point nine one (2.91) feet in height and eight (8) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140997 herein granted the sum of Seven Hundred Seventy-five and no/100 Dollars (\$775.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 30, 2019.

---

*For Your Child Preschool.*

[O2019-5420]

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

SECTION 1. Permission and authority are hereby given and granted to For Your Child Preschool, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2411 North Marshfield Avenue. Said sign structure measures as follows: along North Marshfield Avenue, at fourteen (14) feet in length, three point five (3.5) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141151 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 14, 2017.

---

*Forest Glen Animal Hospital.*

[O2019-5455]

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

SECTION 1. Permission and authority are hereby given and granted to Forest Glen Animal Hospital, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 5330 North Elston Avenue. Said sign structures measure as follows: along North Elston Avenue, two (2) at six (6) feet in length, three point eight three (3.83) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140965 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 5, 2019.

---

*Foundation Bar And Grill.*

[O2019-5253]

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

SECTION 1. Permission and authority are hereby given and granted to Foundation Bar and Grill, upon the terms and subject to the conditions of this ordinance, to construct,

install, maintain and use two (2) banners projecting over the public right-of-way adjacent to its premises known as 5007 West Irving Park Road. Said banners at West Irving Park Road measure two (2) at four (4) feet in length and seven point five (7.5) feet in width for a total of sixty (60) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1127638 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Four Shadows.*  
(Flagpoles)

[O2019-4537]

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

SECTION 1. Permission and authority are hereby given and granted to Four Shadows, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) flagpoles projecting over the public right-of-way adjacent to its premises known as 2758 North Ashland Avenue. Said flagpoles at North Ashland Avenue measure two (2) at six point five eight (6.58) feet in length and point two five (.25) foot in width for a total of three point two nine (3.29) square feet. Said flagpoles at West Diversey Parkway measure three (3) at six point five eight (6.58) feet in length and point two five (.25) foot in width for a total of four point nine four (4.94) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139642 herein granted the sum of Three Hundred Seventy-five and no/100 Dollars (\$375.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*Four Shadows.*  
(Light Fixtures)

[O2019-4540]

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

SECTION 1. Permission and authority are hereby given and granted to Four Shadows, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) light fixtures projecting over the public right-of-way adjacent to its premises known as 2758 North Ashland Avenue. Said light fixtures at West Diversey Parkway measure three (3) at two (2) feet in length, one point five (1.5) feet in width and thirteen point six seven (13.67) feet above grade level. Said light fixtures at North Ashland Avenue measure four (4) at two (2) feet in length, one point five (1.5) feet in width and thirteen point six seven (13.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139643 herein granted the sum of One Hundred Five and no/100 Dollars (\$105.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 26, 2018.

---

*Foxtrot Market.*

[O2019-4966]

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

SECTION 1. Permission and authority are hereby given and granted to Foxtrot Market, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1562 North Wells Street. Said sign structure measures as follows: along North Wells Street, one (1) at two (2) feet in length, two (2) feet in height and nine (9) feet above grade level. Said sign structure measures as follows: along West North Avenue, one (1) at two (2) feet in length, two (2) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140377 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Francesca's.*

[O2019-4933]

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

SECTION 1. Permission and authority are hereby given and granted to Francesca's, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2012 North Halsted Street. Said sign structure measures as follows: along North Halsted Street, at five (5) feet in length, two (2) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140481 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*Frank's Food Mart 1.*

[O2019-4452]

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

SECTION 1. Permission and authority are hereby given and granted to Frank's Food Mart 1, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 5050 West Madison Street. Said sign structures measure as follows: along West Madison Street, one (1) at four (4) feet in length, eight (8) feet in height and thirteen (13) feet above

grade level and one (1) at twenty-four (24) feet in length, one point three three (1.33) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1130904 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Freddies.*

[O2019-4787]

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

SECTION 1. Permission and authority are hereby given and granted to *Freddies*, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) windscreen on the public right-of-way adjacent to its premises known as 701 West 31<sup>st</sup> Street. Said windscreen at West 31<sup>st</sup> Street measures four (4) feet in length and three point three three (3.33) feet in width for a total of thirteen point three two (13.32) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139945 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*Free People.*

[O2019-4327]

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

SECTION 1. Permission and authority are hereby given and granted to Free People, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) light fixtures projecting over the public right-of-way adjacent to its premises known as 1464 North Milwaukee Avenue. Said light fixtures at North Milwaukee Avenue measure two (2) at point nine five (.95) foot in length, point five five (.55) foot in width and seventeen point seven five (17.75) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139897 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Friedman Properties Ltd.*

[O2019-5038]

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

SECTION 1. Permission and authority are hereby given and granted to Friedman Properties Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for an existing occupation of space adjacent to its premises known as 315 North LaSalle Street for the purposes of parking and accessory uses to the truck dock. Said occupation of space at lower North LaSalle Street measures one hundred fifty point five (150.5) feet in length and forty-eight (48) feet in width for a total of seven thousand two hundred twenty-four (7,224) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139301 herein granted the sum of Seven Thousand Eight Hundred Two and no/100 Dollars (\$7,802.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 10, 2019.

*Fulton Market Kitchen.*

[O2019-4968]

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

SECTION 1. Permission and authority are hereby given and granted to Fulton Market Kitchen, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 311 North Sangamon Street. Said sign structures measure as follows: along North Sangamon Street, one (1) at eight (8) feet in length, four (4) feet in height and eighteen (18) feet above grade level and two (2) at one point six seven (1.67) feet in length, one point six seven (1.67) feet in height and four (4) feet above grade level. Said sign structure measures as follows: along West Wayman Street, one (1) at one point six seven (1.67) feet in length, one point six seven (1.67) feet in height and four (4) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138032 herein granted the sum of Four Hundred Seventy-five and no/100 Dollars (\$475.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*G.O.A.T. Climb And Cryo.*

[O2019-5042]

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

SECTION 1. Permission and authority are hereby given and granted to G.O.A.T. Climb and Cryo, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as

300 West Ontario Street. Said sign structure measures as follows: along West Ontario Street, at two (2) feet in length, six (6) feet in height and thirteen point five (13.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140179 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*The Gage.*

[O2019-5039]

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

SECTION 1. Permission and authority are hereby given and granted to The Gage, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) windscreen on the public right-of-way adjacent to its premises known as 24 South Michigan Avenue. Said windscreen at South Michigan Avenue measures seven (7) feet in length and six (6) feet in width for a total of forty-two (42) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140561 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Garland Office Condominium LLC.*

[O2019-5040]

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

SECTION 1. Permission and authority are hereby given and granted to Garland Office Condominium LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) vaults under the public right-of-way adjacent to its premises known as 111 North Wabash Avenue. Said vault at North Wabash Avenue measures one (1) at one hundred ten (110) feet in length and twenty-three (23) feet in width for a total of two thousand five hundred thirty (2,530) square feet. Said vault at East Washington Street measures one (1) at one hundred seventy-two (172) feet in length and fifteen (15) feet in width for a total of two thousand five hundred eighty (2,580) square feet. Said vault at North Garland Court measures one (1) at thirty (30) feet in length and ten (10) feet in width for a total of three hundred (300) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139762 herein granted the sum of Nineteen Thousand Four Hundred Seventy-six and no/100 Dollars (\$19,476.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Gibsons LLC.*

[O2019-5041]

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

SECTION 1. Permission and authority are hereby given and granted to Gibsons LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) balcony projecting over the public right-of-way adjacent to its premises known as 1027 North State Street. Said balcony at North State Street measures fourteen point six (14.6) feet in length and three point six (3.6) feet in width for a total of fifty-two point five six (52.56) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139932 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 21, 2019.

*Gillman's Hardware.*

[O2019-4328]

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

SECTION 1. Permission and authority are hereby given and granted to Gillman's Hardware, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2118 -- 2120 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, at six (6) feet in length, four (4) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1126052 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Go Spa LLC.*

[O2019-4319]

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

SECTION 1. Permission and authority are hereby given and granted to Go Spa LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1551 North Mohawk Street. Said sign structure measures as follows: along North Mohawk Street, at

four point five (4.5) feet in length, three point six two (3.62) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140800 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*Golub Realty Services LLC.*

[O2019-5043]

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

SECTION 1. Permission and authority are hereby given and granted to Golub Realty Services LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 25 West Randolph Street. Said sign structures measure as follows: along West Randolph Street, two (2) at six point zero three (6.03) feet in length, ten point two five (10.25) feet in height and twenty (20) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139846 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Gomez Tacos Restaurant.*

[O2019-4771]

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

SECTION 1. Permission and authority are hereby given and granted to Gomez Tacos Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3016 East 91<sup>st</sup> Street. Said sign structure measures as follows: along East 91<sup>st</sup> Street, at six point six seven (6.67) feet in length, five point six seven (5.67) feet in height and thirteen point eight three (13.83) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140323 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Goose Island Shrimp House, Inc.*

[O2019-4970]

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

SECTION 1. Permission and authority are hereby given and granted to Goose Island Shrimp House, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1013 West Division Street. Said sign structure measures as follows: along West Division Street, at five (5) feet in length, eleven point five (11.5) feet in height and ten point two five (10.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140776 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Gordon Family Chiropractic.*

[O2019-4924]

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

SECTION 1. Permission and authority are hereby given and granted to Gordon Family Chiropractic, upon the terms and subject to the conditions of this ordinance, to maintain

and use one (1) sign projecting over the public right-of-way attached to its premises known as 5769 South Wentworth Avenue. Said sign structure measures as follows: along South Wentworth Avenue, at twenty (20) feet in length, one point five eight (1.58) feet in height and fourteen point five eight (14.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140809 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*Grayland Station.*

[O2019-4888]

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

SECTION 1. Permission and authority are hereby given and granted to Grayland Station, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5514 West Devon Avenue. Said sign structure measures as follows: along West Devon Avenue, at five point five (5.5) feet in length, three (3) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140400 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Great Clips.*

[O2019-4937]

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

SECTION 1. Permission and authority are hereby given and granted to Great Clips, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2506 North Clark Street. Said sign structure measures as follows: along North Clark Street, at fifteen (15) feet in length, two point five (2.5) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140808 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 25, 2019.

---

*Green Street Local.*

[O2019-4972]

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

SECTION 1. Permission and authority are hereby given and granted to Green Street Local, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 130 South Green Street. Said sign structure measures as follows: along South Green Street, at five point one six (5.16) feet in length, four (4) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139275 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Green Tree Dental.*

[O2019-4852]

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

SECTION 1. Permission and authority are hereby given and granted to Green Tree Dental, upon the terms and subject to the conditions of this ordinance, to maintain and use

one (1) sign projecting over the public right-of-way attached to its premises known as 3309 West North Avenue. Said sign structure measures as follows: along West North Avenue, at twelve (12) feet in length, three point six seven (3.67) feet in height and sixteen point six seven (16.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140254 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Griddle 24.*

[O2019-4973]

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

SECTION 1. Permission and authority are hereby given and granted to Griddle 24, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, twelve (12) light fixtures projecting over the public right-of-way adjacent to its premises known as 334 West Chicago Avenue. Said light fixtures at North Orleans Street measure five (5) at two (2) feet in length, two (2) feet in width and twelve (12) feet above grade level. Said light fixtures at North Orleans Street measure two (2) at two (2) feet in length, two (2) feet in width and fifteen (15) feet above grade level. Said light fixtures at West Chicago Avenue measure three (3) at two (2) feet in length, two (2) feet in width and twelve (12) feet above grade level. Said light fixtures at West Chicago Avenue measure two (2) at two (2) feet in length, two (2) feet in width and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140596 herein granted the sum of One Hundred Thirty and no/100 Dollars (\$130.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Growers Outlet Company.*

[O2019-4865]

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

SECTION 1. Permission and authority are hereby given and granted to Growers Outlet Company, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) mobile carts on wheels, to display merchandise (flower, plants and garden products) on the public right-of-way adjacent to its premises known as 7757 South Western Avenue. Mobile carts are placed on the public way only during business hours. Said occupation of space (mobile carts) at South Western Avenue measure four (4) at five point eight three (5.83) feet in length and three (3) feet in width for a total of sixty-nine point nine six (69.96) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140037 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*H&W Dental.*

[O2019-5425]

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

SECTION 1. Permission and authority are hereby given and granted to H&W Dental, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 9612 South Halsted Street. Said sign structure measures as follows: along South Halsted Street, at twelve (12) feet in length, three (3) feet in height and nineteen point seven five (19.75) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141061 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 25, 2019.

*The Hangge-Uppe, Inc.*

[O2019-4321]

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

SECTION 1. Permission and authority are hereby given and granted to The Hangge-Uppe, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) light fixture projecting over the public right-of-way adjacent to its premises known as 14 West Elm Street. Said light fixture at West Elm Street measures three (3) feet in length, two point five (2.5) feet in width and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140612 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Hansa Clipper.*

[O2019-5162]

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

SECTION 1. Permission and authority are hereby given and granted to Hansa Clipper, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4659 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at three (3) feet in length, five (5) feet in height and twelve point five (12.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the

Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140683 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Happy Day Food & Liquor.*

[O2019-4590]

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

SECTION 1. Permission and authority are hereby given and granted to Happy Day Food & Liquor, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3755 West Montrose Avenue. Said sign structure measures as follows: along West Montrose Avenue, at eight (8) feet in length, four (4) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1128099 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Hard Rock Hotel.*

[O2019-5044]

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

SECTION 1. Permission and authority are hereby given and granted to Hard Rock Hotel, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) light fixtures projecting over the public right-of-way adjacent to its premises known as 230 North Michigan Avenue. Said light fixtures at North Michigan Avenue measure four (4) at one (1) foot in length, one point five eight (1.58) feet in width and seven point nine (7.9) feet above grade level. Said light fixtures at East Wacker Place measure two (2) at one (1) foot in length, one point five eight (1.58) feet in width and seven point nine (7.9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139397 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

*Harvestime Foods.*

[O2019-4825]

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

SECTION 1. Permission and authority are hereby given and granted to Harvestime Foods, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2626 West Lawrence Avenue. Said sign structure measures as follows: along West Lawrence Avenue, at six (6) feet in length, two (2) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138136 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Havana Grill.*  
(Banner)

[O2019-5045]

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

SECTION 1. Permission and authority are hereby given and granted to Havana Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) banner projecting over the public right-of-way adjacent to its premises known as 412 North Clark Street. Said banner at North Clark Street measures three (3) feet in length and seven point six seven (7.67) feet in width for a total of

twenty-three point zero one (23.01) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139641 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 15, 2019.

---

*Havana Grill.*  
(Light Fixtures)

[O2019-5046]

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

SECTION 1. Permission and authority are hereby given and granted to Havana Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 412 North Clark Street. Said light fixtures at North Clark Street measure four (4) at two point six six (2.66) feet in length, two point six six (2.66) feet in width and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139640 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 5, 2018.

---

*Hayes Properties.*

[O2019-5165]

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

SECTION 1. Permission and authority are hereby given and granted to Hayes Properties, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eleven (11) light fixtures projecting over the public right-of-way adjacent to its premises known as 4011 North Ravenswood Avenue. Said light fixtures at North Ravenswood Avenue measure seven (7) at point four two (.42) foot in length, point eight three (.83) foot in width and eight point four two (8.42) feet above grade level and four (4) at point eight three (.83) foot in length, point six seven (.67) foot in width and eight point four two (8.42) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140915 herein granted the sum of One Hundred Twenty-five and no/100 Dollars (\$125.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Heart O Chicago Motel.*

[O2019-4827]

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

SECTION 1. Permission and authority are hereby given and granted to Heart O Chicago Motel, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 5990 North Ridge Avenue. Said sign structures measure as follows: along North Ridge Avenue, one (1) at eight (8) feet in length, two point five (2.5) feet in height and ten (10) feet above grade level and one (1) at sixteen (16) feet in length, twenty-three point four two (23.42) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135610 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Heartland Health Outreach.*

[O2019-5421]

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

SECTION 1. Permission and authority are hereby given and granted to Heartland Health Outreach, upon the terms and subject to the conditions of this ordinance, to maintain and

use two (2) signs projecting over the public right-of-way attached to its premises known as 5501 South Halsted Street. Said sign structure measures as follows: along South Halsted Street, one (1) at thirty-four (34) feet in length, two (2) feet in height and fifteen (15) feet above grade level. Said sign structure measures as follows: along West Garfield Boulevard, one (1) at thirty-four (34) feet in length, two (2) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140354 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Hello Jasmine.*

[O2019-4854]

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

SECTION 1. Permission and authority are hereby given and granted to Hello Jasmine, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2026 South Clark Street. Said sign structure measures as follows: along South Clark Street, at fifteen point four two (15.42) feet in length, four point three three (4.33) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137371 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Hoe Toy Restaurant.*

[O2019-4731]

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

SECTION 1. Permission and authority are hereby given and granted to Hoe Toy Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 8559 South Stony Island Avenue. Said sign structure measures as follows: along South Stony Island Avenue, at eight (8) feet in length, six (6) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140288 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 2, 2019.

---

*Holiday Club.*

[O2019-5087]

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

SECTION 1. Permission and authority are hereby given and granted to Holiday Club, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) light fixture projecting over the public right-of-way adjacent to its premises known as 4000 -- 4004 North Sheridan Road. Said light fixture at North Sheridan Road measures one (1) foot in length, one point five (1.5) feet in width and twelve point five (12.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139524 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Hollywood Grill.*

[O2019-4323]

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

SECTION 1. Permission and authority are hereby given and granted to Hollywood Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use five (5) signs projecting over the public right-of-way attached to its premises known as 1601 West North Avenue. Said sign structure measures as follows: along North Ashland Avenue, one (1) at thirty (30) feet in length, two (2) feet in height and ten (10) feet above grade level. Said sign structure measures as follows: along North Ashland Avenue, one (1) at seven (7) feet in length, one (1) foot in height and nine (9) feet above grade level. Said sign structure measures as follows: along West North Avenue, one (1) at three (3) feet in length, sixteen point five (16.5) feet in height and nine point six seven (9.67) feet above grade level. Said sign structure measures as follows: along West North Avenue, one (1) at twenty (20) feet in length, two (2) feet in height and one point six seven (1.67) feet above grade level. Said sign structure measures as follows: along West North Avenue, one (1) at seven (7) feet in length, one (1) foot in height and nine point six seven (9.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140291 herein granted the sum of One Thousand Seventy-five and no/100 Dollars (\$1,075.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

*Hom Mali.*

[O2019-4330]

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

SECTION 1. Permission and authority are hereby given and granted to Hom Mali, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1546 -- 1548 West Chicago Avenue. Said sign structure measures as follows: along West Chicago Avenue, at twenty (20) feet in length, four (4) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139584 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Hong Kong Twin Lens Auto Service & Repair.*

[O2019-5407]

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

SECTION 1. Permission and authority are hereby given and granted to Hong Kong Twin Lens Auto Service & Repair, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1816 -- 1824 West Pershing Road. Said sign structure measures as follows: along West Pershing Road, at four (4) feet in length, six (6) feet in

height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1136749 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Hops And Barley.*

[O2019-5256]

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

SECTION 1. Permission and authority are hereby given and granted to Hops and Barley, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) banner projecting over the public right-of-way adjacent to its premises known as 4359 North Milwaukee Avenue. Said banner at North Milwaukee Avenue measures four (4) feet in length and ten (10) feet in width for a total of forty (40) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140008 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Hopsmith Tavern.*  
(Flagpoles)

[O2019-4337]

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

SECTION 1. Permission and authority are hereby given and granted to Hopsmith Tavern, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) flagpoles projecting over the public right-of-way adjacent to its premises known as 15 West Division Street. Said flagpoles at West Division Street measure three (3) at five point eight three (5.83) feet in length and two point seven five (2.75) feet in width for a total of forty-eight point one (48.1) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139894 herein granted the sum of Two Hundred Twenty-five and no/100 Dollars (\$225.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

*Hopsmith Tavern.*  
(Light Fixtures)

[O2019-4338]

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

SECTION 1. Permission and authority are hereby given and granted to Hopsmith Tavern, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, nine (9) light fixtures projecting over the public right-of-way adjacent to its premises known as 15 West Division Street. Said light fixtures at West Division Street measure seven (7) at one point two one (1.21) feet in length, point four eight (.48) foot in width and fourteen point two five (14.25) feet above grade level and two (2) at one point one two (1.12) feet in length, point nine eight (.98) foot in width and fourteen point two five (14.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139893 herein granted the sum of One Hundred Fifteen and no/100 Dollars (\$115.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Hotel Allegro.*  
(Earth Retention Systems)

[O2019-5047]

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

SECTION 1. Permission and authority are hereby given and granted to Hotel Allegro, upon the terms and subject to the conditions of this ordinance, to maintain and use, as

now constructed, two (2) earth retention systems under the public right-of-way adjacent to its premises known as 171 West Randolph Street. Said earth retention system at North Wells Street measures one (1) at twenty-four (24) feet in length and one point two five (1.25) feet in width for a total of thirty (30) square feet. Existing earth retention system is approximately thirty-two (32) feet below grade level. Said earth retention system at West Court Place measures one (1) at twenty-eight (28) feet in length and one point four two (1.42) feet in width for a total of thirty-nine point seven six (39.76) square feet. Existing earth retention system is approximately thirty-two (32) feet below grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139935 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Hotel Allegro.*  
(Flagpoles)

[O2019-5048]

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

SECTION 1. Permission and authority are hereby given and granted to Hotel Allegro, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) flagpoles projecting over the public right-of-way adjacent to its premises known as 171 West Randolph Street. Said flagpoles at West Randolph Street measure two (2) at sixteen (16) feet in length and one (1) foot in width for a total of thirty-two (32) square feet and one (1) at sixteen (16) feet in length and one (1) foot in width for a total of sixteen (16) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer

Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139939 herein granted the sum of Two Hundred Twenty-five and no/100 Dollars (\$225.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Hotel Allegro.*  
(Light Fixtures)

[O2019-5049]

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

SECTION 1. Permission and authority are hereby given and granted to Hotel Allegro, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, twelve (12) light fixtures projecting over the public right-of-way adjacent to its premises known as 171 West Randolph Street. Said light fixtures at North Wells Street measure seven (7) at two point seven five (2.75) feet in length, point four two (.42) foot in width and seven point seven five (7.75) feet above grade level. Said light fixtures at West Randolph Street measure three (3) at two point seven five (2.75) feet in length, point four two (.42) foot in width and seven point seven five (7.75) feet above grade level and two (2) at one point nine two (1.92) feet in length, point four two (.42) foot in width and six point five (6.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139937 herein granted the sum of One Hundred Thirty and no/100 Dollars (\$130.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Hotel Allegro.*  
(Tree Grates)

[O2019-5050]

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

SECTION 1. Permission and authority are hereby given and granted to Hotel Allegro, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) tree grates on the public right-of-way adjacent to its premises known as 171 West Randolph Street. Said tree grates at West Randolph Street measure three (3) at five (5) feet in length and five (5) feet in width for a total of seventy-five (75) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139938 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Hotel Allegro.*  
(Vaults)

[O2019-5051]

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

SECTION 1. Permission and authority are hereby given and granted to Hotel Allegro, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) vaults under the public right-of-way adjacent to its premises known as 171 West Randolph Street. Said vault at West Randolph Street measures one (1) at two hundred fifty-six (256) feet in length and fifteen point five (15.5) feet in width for a total of three thousand nine hundred sixty-eight (3,968) square feet. Said vault at North Wells Street measures one (1) at one hundred thirty-three point five (133.5) feet in length and fifteen point five (15.5) feet in width for a total of two thousand sixty-nine point two five (2,069.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139940 herein granted the sum of Thirty-seven Thousand Three Hundred Sixty-seven and no/100 Dollars (\$37,367.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

*Hotel Chicago.*

[O2019-5052]

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

SECTION 1. Permission and authority are hereby given and granted to Hotel Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 333 North Dearborn Street. Said sign structure measures as follows: along North Dearborn Street, one (1) at six (6) feet in length, thirty-three point five (33.5) feet in height and sixty-five (65) feet above grade level. Said sign structures measure as follows: along North State Street, one (1) at six (6) feet in length, thirty-three point five (33.5) feet in height and sixty-five (65) feet above grade level and one (1) at six (6) feet in length, fourteen (14) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140560 herein granted the sum of Nine Hundred and no/100 Dollars (\$900.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*Hugo's Frog Bar.*

[O2019-5053]

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

SECTION 1. Permission and authority are hereby given and granted to Hugo's Frog Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use, as

now constructed, four (4) balconies projecting over the public right-of-way adjacent to its premises known as 1024 North Rush Street. Said balconies at North Rush Street measure four (4) at eight point five (8.5) feet in length and four (4) feet in width for a total of one hundred thirty-six (136) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139931 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 21, 2019.

---

*IA Lodging Chicago Wabash LLC.*  
(Bay Windows)

[O2019-5057]

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

SECTION 1. Permission and authority are hereby given and granted to IA Lodging Chicago Wabash LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eighteen (18) bay windows projecting over the public right-of-way adjacent to its premises known as 225 North Wabash Avenue. Said bay windows at North Wabash Avenue measure nine (9) at eight (8) feet in length and two (2) feet in width for a total of one hundred forty-four (144) square feet. Said bay windows at East Wacker Place measure nine (9) at eight (8) feet in length and two (2) feet in width for a total of one hundred forty-four (144) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140547 herein granted the sum of One Thousand Three Hundred Fifty and no/100 Dollars (\$1,350.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*IA Lodging Chicago Wabash LLC.*  
(Facades)

[O2019-5059]

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

SECTION 1. Permission and authority are hereby given and granted to IA Lodging Chicago Wabash LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) facades projecting over the public right-of-way adjacent to its premises known as 225 North Wabash Avenue. Said facade at North Wabash Avenue measures one (1) at one hundred forty (140) feet in length and point nine two (.92) foot in width for a total of one hundred twenty-eight point eight (128.8) square feet. Existing facade is approximately one hundred fifty-two (152) feet in height. Said facade at East Wacker Place measures one (1) at sixty-seven point seven five (67.75) feet in length and point nine two (.92) foot in width for a total of sixty-two point three three (62.33) square feet. Existing facade is approximately one hundred fifty-two (152) feet in height. Said facade at East Haddock Place measures one (1) at sixty-seven point seven five (67.75) feet in length and point nine two (.92) foot in width for a total of sixty-two point three three (62.33) square feet. Existing facade is approximately one hundred fifty-two (152) feet in height. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140549 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*IA Lodging Chicago Wabash LLC.*  
(Light Fixtures)

[O2019-5061]

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

SECTION 1. Permission and authority are hereby given and granted to IA Lodging Chicago Wabash LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, twenty-three (23) light fixtures projecting over the public right-of-way adjacent to its premises known as 225 North Wabash Avenue. Said light fixtures at North Wabash Avenue (lantern) measure five (5) at one point three three (1.33) feet in length, one (1) foot in width and twelve (12) feet above grade level. Said light fixtures at East South Water Street (lantern) measure four (4) at one point three three (1.33) feet in length, one (1) foot in width and twelve (12) feet above grade level. Said light fixtures at North Wabash Avenue (sconce) measure two (2) at one point seven five (1.75) feet in length, point nine two (.92) foot in width and seven point five eight (7.58) feet above grade level. Said light fixtures at North Wabash Avenue (gooseneck) measure six (6) at two point two five (2.25) feet in length, point four two (.42) foot in width and eleven point eight three (11.83) feet above grade level. Said light fixtures at East South Water Street (gooseneck) measure six (6) at two point two five (2.25) feet in length, point four two (.42) foot in width and eleven point eight three (11.83) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk.

Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140565 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*IA Lodging Chicago Wabash LLC.*  
(Planters)

[O2019-5065]

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

SECTION 1. Permission and authority are hereby given and granted to IA Lodging Chicago Wabash LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eight (8) planters on the public right-of-way for beautification purposes adjacent to its premises known as 225 North Wabash Avenue. Said planters at North Wabash Avenue measure eight (8) at two (2) feet in length and two point two five (2.25) feet in width for a total of thirty-six (36) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140550 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*IA Lodging Chicago Wabash LLC.*  
(Vaults)

[O2019-5067]

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

SECTION 1. Permission and authority are hereby given and granted to IA Lodging Chicago Wabash LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) vaults under the public right-of-way adjacent to its premises known as 225 North Wabash Avenue. Said vault at North Wabash Avenue measures one (1) at one hundred thirty-six (136) feet in length and twenty-two point three (22.3) feet in width for a total of three thousand thirty-two point eight (3,032.8) square feet. Said vault at East Haddock Place measures one (1) at eleven (11) feet in length and four point six seven (4.67) feet in width for a total of fifty-one point three seven (51.37) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140554 herein granted the sum of One Thousand Forty-one and no/100 Dollars (\$1,041.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Ice House Liquors.*

[O2019-4453]

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

SECTION 1. Permission and authority are hereby given and granted to Ice House Liquors, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 356 North Cicero Avenue. Said sign structure measures as follows: along North Cicero Avenue, at nine point four two (9.42) feet in length, seven point two five (7.25) feet in height and eleven point five (11.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139477 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Illinois Vehicle Insurance Agency.*  
(3415 W. Irving Park Rd.)

[O2019-4592]

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

SECTION 1. Permission and authority are hereby given and granted to Illinois Vehicle Insurance Agency, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 3415 West Irving Park Road. Said sign structures measure as follows: along West Irving Park Road, one (1) at seventeen point one six (17.16) feet in length, three point one six (3.16) feet in height and forty (40) feet above grade level and one (1) at seventeen point one six (17.16) feet in length, three point one six (3.16) feet in height and forty-three (43) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140259 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Illinois Vehicle Insurance Agency.*  
(3024 N. Pulaski Rd.)

[O2019-4500]

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

SECTION 1. Permission and authority are hereby given and granted to Illinois Vehicle Insurance Agency, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its

premises known as 3024 North Pulaski Road. Said sign structures measure as follows: along North Pulaski Road, one (1) at four (4) feet in length, three (3) feet in height and nine point five (9.5) feet above grade level and one (1) at twelve (12) feet in length, four (4) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140263 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Illinois Vehicle Insurance Agency.*  
(1932 E. 95<sup>th</sup> St.)

[O2019-4754]

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

SECTION 1. Permission and authority are hereby given and granted to Illinois Vehicle Insurance Agency, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1932 East 95<sup>th</sup> Street. Said sign structure measures as follows: along East 95<sup>th</sup> Street, at sixteen (16) feet in length, two point five (2.5) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140261 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after December 17, 2018.

---

*Illinois Vehicle Insurance Agency LLC.*  
(5207 N. Elston Ave.)

[O2019-4662]

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

SECTION 1. Permission and authority are hereby given and granted to Illinois Vehicle Insurance Agency LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5207 North Elston Avenue. Said sign structure measures as follows: along North Elston Avenue, at twenty-three point five (23.5) feet in length, seventy-five (75) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140260 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after December 17, 2018.

---

*Illinois Vehicle Insurance Agency LLC.*  
(2118 N. Western Ave.)

[O2019-4332]

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

SECTION 1. Permission and authority are hereby given and granted to Illinois Vehicle Insurance Agency LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 2118 North Western Avenue. Said sign structure measures as follows: along North Western Avenue, one (1) at fifteen point two nine (15.29) feet in length, two point six seven (2.67) feet in height and twelve (12) feet above grade level. Said sign structure measures as follows: along North Western Avenue, one (1) at fifteen point two nine (15.29) feet in length, two point six seven (2.67) feet in height and twenty (20) feet above grade level. Said sign structure measures as follows: along North Western Avenue, one (1) at seven point three three (7.33) feet in length, five point three three (5.33) feet in height and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140258 herein granted the sum of Nine Hundred and no/100 Dollars (\$900.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

*Illinois Vehicle Insurance Agency LLC.*  
(104 E. 79<sup>th</sup> St.)

[O2019-4752]

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

SECTION 1. Permission and authority are hereby given and granted to Illinois Vehicle Insurance Agency LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 104 East 79<sup>th</sup> Street. Said sign structures measure as follows: along East 79<sup>th</sup> Street, one (1) at twenty (20) feet in length, three (3) feet in height and twelve (12) feet above grade level and one (1) at twenty (20) feet in length, three (3) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140264 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2014.

---

*Imperial Motel & Suites.*

[O2019-4578]

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

SECTION 1. Permission and authority are hereby given and granted to Imperial Motel & Suites, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as

45 West 103<sup>rd</sup> Street. Said sign structure measures as follows: along West 103<sup>rd</sup> Street, at eight point one seven (8.17) feet in length, eight (8) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135578 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*In Sight Sign Company, Inc.*

[O2019-4799]

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

SECTION 1. Permission and authority are hereby given and granted to In Sight Sign Company, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 3910 West Grand Avenue. Said sign structures measure as follows: along West Grand Avenue, one (1) at thirty-eight point zero three (38.03) feet in length, two (2) feet in height and fifteen point three three (15.33) feet above grade level, one (1) at sixteen point zero eight (16.08) feet in length, one point zero eight (1.08) feet in height and twelve point five (12.5) feet above grade level and one (1) at four (4) feet in length, four (4) feet in height and nine point six seven (9.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140310 herein granted the sum of Four Hundred Seventy-five and no/100 Dollars (\$475.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Indie Cafe.*

[O2019-5232]

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

SECTION 1. Permission and authority are hereby given and granted to Indie Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) light fixtures projecting over the public right-of-way adjacent to its premises known as 5951 -- 5953 North Broadway. Said light fixtures at North Broadway measure two (2) at one point five (1.5) feet in length, one point five (1.5) feet in width and ten point eight three (10.83) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140842 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 25, 2019.

---

*Insomnia Cookies.*

[O2019-4940]

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

SECTION 1. Permission and authority are hereby given and granted to Insomnia Cookies, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2260 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at two point five (2.5) feet in length, two point five (2.5) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140358 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

*Intelligentsia Coffee And Tea.*

[O2019-4341]

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

SECTION 1. Permission and authority are hereby given and granted to Intelligentsia Coffee and Tea, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) banner projecting over the public right-of-way adjacent to its premises known as 1233 North Wells Street. Said banner at North Wells Street measures two point two five (2.25) feet in length and eight (8) feet in width for a total of eighteen (18) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140216 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*Intercontinental Hotel Chicago.*

[O2019-5068]

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

SECTION 1. Permission and authority are hereby given and granted to Intercontinental Hotel Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) planters on the public right-of-way for beautification purposes adjacent to its premises known as 505 North Michigan Avenue. Said planters at North Michigan Avenue measure two (2) at twelve point nine four (12.94) feet in length

and seven point five eight (7.58) feet in width for a total of one hundred ninety-six point one seven (196.17) square feet, one (1) at thirty-seven point two nine (37.29) feet in length and seven point five eight (7.58) feet in width for a total of two hundred eighty-two point six six (282.66) square feet and one (1) at twenty-nine point one (29.1) feet in length and seven point five eight (7.58) feet in width for a total of two hundred twenty point five eight (220.58) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140564 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 30, 2019.

---

*InterPark.*

[O2019-5069]

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

SECTION 1. Permission and authority are hereby given and granted to InterPark, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 230 West Washington Street. Said sign structure measures as follows: along West Washington Street, one (1) at twelve (12) feet in length, eight (8) feet in height and thirty-six (36) feet above grade level. Said sign structure measures as follows: along North Wells Street, one (1) at twelve (12) feet in length, eight (8) feet in height and twenty-four (24) feet above grade level. Said sign structure measures as follows: along North Franklin Street, one (1) at twelve (12) feet in length, eight (8) feet in height and twenty-four (24) feet above grade

level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140210 herein granted the sum of Nine Hundred and no/100 Dollars (\$900.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 2, 2019.

---

*ION Media Networks, Inc.*

[O2019-5071]

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

SECTION 1. Permission and authority are hereby given and granted to ION Media Networks, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) conduit under the public right-of-way adjacent to its premises known as 333 South Desplaines Street. Said conduit at public alley measures nineteen (19) feet in length and point five eight (.58) foot in width for a total of eleven point zero two (11.02) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139848 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Ipsento Coffee.*

[O2019-4542]

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

SECTION 1. Permission and authority are hereby given and granted to Ipsento Coffee, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1813 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, one (1) at eighteen point zero eight (18.08) feet in length, one point five (1.5) feet in height and fourteen point five (14.5) feet above grade level. Said sign structure measures as follows: along North Milwaukee Avenue, one (1) at three point three three (3.33) feet in length, three point three three (3.33) feet in height and thirteen point three three (13.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139359 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

—

*It's All About Maggie Eyebrows.*

[O2019-4343]

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

SECTION 1. Permission and authority are hereby given and granted to It's All About Maggie Eyebrows, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 747 North LaSalle Drive. Said sign structure measures as follows: along North LaSalle Drive, at eight (8) feet in length, three point five (3.5) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138779 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

—

*Jack's Gladstone Park Easy Wash.*

[O2019-5260]

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

SECTION 1. Permission and authority are hereby given and granted to Jack's Gladstone Park Easy Wash, upon the terms and subject to the conditions of this ordinance, to

maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5366 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, at six point four two (6.42) feet in length, four (4) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140817 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Jackson Junge Gallery.*  
(Banner)

[O2019-4334]

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

SECTION 1. Permission and authority are hereby given and granted to Jackson Junge Gallery, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) banner projecting over the public right-of-way adjacent to its premises known as 1389 North Milwaukee Avenue. Said banner at North Milwaukee Avenue measures two (2) feet in length and six (6) feet in width for a total of twelve (12) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140904 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Jackson Junge Gallery.*  
(Light Fixtures)

[O2019-4339]

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

SECTION 1. Permission and authority are hereby given and granted to Jackson Junge Gallery, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) light fixtures projecting over the public right-of-way adjacent to its premises known as 1389 North Milwaukee Avenue. Said light fixtures at North Milwaukee Avenue measure seven (7) at two point six seven (2.67) feet in length, one point three three (1.33) feet in width and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140906 herein granted the sum of One Hundred Five and no/100 Dollars (\$105.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Jaime's Truck Repair LLC.*

[O2019-4773]

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

SECTION 1. Permission and authority are hereby given and granted to Jaime's Truck Repair LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 10326 South Indianapolis Avenue. Said sign structure measures as follows: along South Indianapolis Avenue, at ten (10) feet in length, five (5) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140742 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Jayben Scrap Metal Company, Inc.*

[O2019-4975]

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

SECTION 1. Permission and authority are hereby given and granted to Jayben Scrap Metal Company, Inc., upon the terms and subject to the conditions of this ordinance, to

maintain and use, as now constructed, two (2) banners projecting over the public right-of-way adjacent to its premises known as 2910 West Carroll Avenue. Said banner at West Carroll Avenue measures one (1) at fifty (50) feet in length and eight (8) feet in width for a total of four hundred (400) square feet. Said banner at West Carroll Avenue measures one (1) at twenty-four (24) feet in length and four (4) feet in width for a total of ninety-six (96) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140465 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Jeffery Pub.*

[O2019-4568]

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

SECTION 1. Permission and authority are hereby given and granted to Jeffery Pub, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 7041 South Jeffery Boulevard. Said sign structure measures as follows: along South Jeffery Boulevard, at seven point five (7.5) feet in length, four (4) feet in height and ten point two five (10.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140416 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 19, 2018.

---

*JeffJack Investments LLC.*

[O2019-5073]

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

SECTION 1. Permission and authority are hereby given and granted to JeffJack Investments LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, twenty (20) caissons under the public right-of-way adjacent to its premises known as 601 West Jackson Boulevard. Said caissons at South Jefferson Street measure two (2) at eighty-three (83) feet in length and six (6) feet in width for a total of nine hundred ninety-six (996) square feet, one (1) at eighty-three (83) feet in length and seven (7) feet in width for a total of five hundred eighty-one (581) square feet, two (2) at eighty-three (83) feet in length and eight (8) feet in width for a total of one thousand three hundred twenty-eight (1,328) square feet, two (2) at eighty-three (83) feet in length and nine (9) feet in width for a total of one thousand four hundred ninety-four (1,494) square feet and one (1) at eighty-three (83) feet in length and ten (10) feet in width for a total of eight hundred thirty (830) square feet. Said caissons at West Jackson Boulevard measure five (5) at eighty-three (83) feet in length and seven (7) feet in width for a total of two thousand nine hundred five (2,905) square feet. Said caissons at alley (west side) measure four (4) at eighty-three (83) feet in length and six (6) feet in width for a total of one thousand nine hundred ninety-two (1,992) square feet and three (3) at eighty-three (83) feet in length and seven (7) feet in width for a total of one thousand seven hundred forty-three (1,743) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139674 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 15, 2019.

---

*Jeni's Ice Creams.*

[O2019-4978]

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

SECTION 1. Permission and authority are hereby given and granted to Jeni's Ice Creams, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 908 West Randolph Street. Said sign structures measure as follows: along West Randolph Street, one (1) at nineteen point five (19.5) feet in length, two (2) feet in height and twenty-three (23) feet above grade level and one (1) at three (3) feet in length, three (3) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138228 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Jiffy Lube No. 2565.*

[O2019-4979]

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

SECTION 1. Permission and authority are hereby given and granted to Jiffy Lube Number 2565, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1049 West North Avenue. Said sign structure measures as follows: along West North Avenue, at eight point five (8.5) feet in length, eight point three three (8.33) feet in height and ten point five eight (10.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140828 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 10, 2015.

*Joe's Imports.*  
(Signs)

[O2019-4983]

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

SECTION 1. Permission and authority are hereby given and granted to Joe's Imports, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 813 West Fulton Market. Said sign structures measure as follows: along West Fulton Market, one (1) at twenty-one point five eight (21.58) feet in length, one point three three (1.33) feet in height and eleven (11) feet above grade level and one (1) at three point five (3.5) feet in length, three point five (3.5) feet in height and eleven point five (11.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139332 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Joe's Imports.*  
(Windscreen)

[O2019-4984]

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

SECTION 1. Permission and authority are hereby given and granted to Joe's Imports, upon the terms and subject to the conditions of this ordinance, to maintain and use, as

now constructed, one (1) windscreen on the public right-of-way adjacent to its premises known as 813 West Fulton Market. Said windscreen at West Fulton Market measures four point five (4.5) feet in length and eight (8) feet in width for a total of thirty-six (36) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138866 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*John Fluevog Shoes Ltd.*

[O2019-4342]

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

SECTION 1. Permission and authority are hereby given and granted to John Fluevog Shoes Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) banners projecting over the public right-of-way adjacent to its premises known as 1539 North Milwaukee Avenue. Said banners at North Milwaukee Avenue measure two (2) at four (4) feet in length and three (3) feet in width for a total of twenty-four (24) square feet. Said at banners North Milwaukee Avenue measure two (2) at four (4) feet in length and seven (7) feet in width for a total of fifty-six (56) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139831 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Jojo's Milk Bar.*

[O2019-5431]

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

SECTION 1. Permission and authority are hereby given and granted to Jojo's Milk Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 23 West Hubbard Street. Said sign structure measures as follows: along West Hubbard Street, at thirteen point three three (13.33) feet in length, four (4) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1136541 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Edward D. Jones.*

[O2019-4889]

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

SECTION 1. Permission and authority are hereby given and granted to Edward D. Jones, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6041 North Northwest Highway. Said sign structure measures as follows: along North Northwest Highway, at ten (10) feet in length, one point five (1.5) feet in height and eleven point six seven (11.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140320 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 5, 2018.

---

*JPMorgan Chase.*

[O2019-5382]

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

SECTION 1. Permission and authority are hereby given and granted to JPMorgan Chase, upon the terms and subject to the conditions of this ordinance, to construct, install,

maintain and use one (1) sheeting under the public right-of-way adjacent to its premises known as 40 South Clark Street. Said sheeting at South Clark Street measures fourteen (14) feet in length and eleven point five (11.5) feet in width for a total of one hundred sixty-one (161) square feet. Said sheeting shall be approximately seventeen (17) feet, six (6) inches below grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140884 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*K. Chula Hair Salon, Inc.*

[O2019-5400]

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

SECTION 1. Permission and authority are hereby given and granted to K. Chula Hair Salon, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2152 West Division Street. Said sign structure measures as follows: along West Division Street, at five (5) feet in length, three point five (3.5) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141064 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Kaleidokids.*

[O2019-4544]

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

SECTION 1. Permission and authority are hereby given and granted to Kaleidokids, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) door swing on the public right-of-way adjacent to its premises known as 2157 North Damen Avenue. Said door swing at North Damen Avenue measures one (1) foot in length and two (2) feet in width for a total of two (2) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139936 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 2, 2019.

---

*Kanela Breakfast Club.*  
(Banners)

[O2019-4346]

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

SECTION 1. Permission and authority are hereby given and granted to Kanela Breakfast Club, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) banners projecting over the public right-of-way adjacent to its premises known as 1408 North Milwaukee Avenue. Said banners at North Milwaukee Avenue measure two (2) at two point six six (2.66) feet in length and six (6) feet in width for a total of thirty-one point nine two (31.92) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139836 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Kanela Breakfast Club.*  
(Light Fixtures)

[O2019-4349]

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

SECTION 1. Permission and authority are hereby given and granted to Kanela Breakfast Club, upon the terms and subject to the conditions of this ordinance, to maintain and use,

as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 1408 North Milwaukee Avenue. Said light fixtures at North Milwaukee Avenue measure four (4) at point five (.5) foot in length, point five (.5) foot in width and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139838 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Keke's Nail Salon.*

[O2019-4546]

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

SECTION 1. Permission and authority are hereby given and granted to Keke's Nail Salon, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1917 West Fullerton Avenue. Said sign structure measures as follows: along West Fullerton Avenue, one (1) at eight (8) feet in length, three point seven five (3.75) feet in height and twelve (12) feet above grade level. Said sign structure measures as follows: along North Elston Avenue, one (1) at eight (8) feet in length, three point seven five (3.75) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139873 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*The Kennison.*

[O2019-4944]

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

SECTION 1. Permission and authority are hereby given and granted to The Kennison, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) trash container on the public right-of-way adjacent to its premises known as 1800 North Lincoln Avenue. Said trash container at North Wells Street measures twenty-four (24) feet in length and four (4) feet in width for a total of ninety-six (96) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139985 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*The Kent Apartments.*

[O2019-4948]

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

SECTION 1. Permission and authority are hereby given and granted to The Kent Apartments, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2625 North Clark Street. Said sign structure measures as follows: along North Clark Street, at six (6) feet in length, three point one seven (3.17) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139761 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Kids Wonderland.*

[O2019-4434]

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

SECTION 1. Permission and authority are hereby given and granted to Kids Wonderland, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2028 South Michigan Avenue. Said sign structure measures as follows: along South Michigan Avenue, at twenty-six point three three (26.33) feet in length, three point eight three (3.83) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138272 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Kidz Creative Corner.*

[O2019-5172]

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

SECTION 1. Permission and authority are hereby given and granted to Kidz Creative Corner, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4259 North Western Avenue. Said sign structure measures as follows: along

North Western Avenue, at ten (10) feet in length, eight (8) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1136987 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Kikuya Restaurant.*

[O2019-4573]

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

SECTION 1. Permission and authority are hereby given and granted to Kikuya Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1601 East 55<sup>th</sup> Street. Said sign structures measure as follows: along East 55<sup>th</sup> Street, one (1) at twelve point two five (12.25) feet in length, two point six seven (2.67) feet in height and thirteen point zero eight (13.08) feet above grade level and one (1) at two point five (2.5) feet in length, two point eight three (2.83) feet in height and nine point nine two (9.92) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139922 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*King Food & Liquor.*

[O2019-4828]

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

SECTION 1. Permission and authority are hereby given and granted to King Food & Liquor, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6759 South Western Avenue. Said sign structure measures as follows: along South Western Avenue, at ten (10) feet in length, four (4) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140605 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 14, 2018.

---

*Kings Stoneworks.*

[O2019-4790]

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

SECTION 1. Permission and authority are hereby given and granted to Kings Stoneworks, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use three (3) banners projecting over the public right-of-way adjacent to its premises known as 1520 West Pershing Road. Said banners at West Pershing Road measure three (3) at three point five (3.5) feet in length and fifteen (15) feet in width for a total of one hundred fifty-seven point five (157.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1136445 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Kite String Cantina.*

[O2019-5175]

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

SECTION 1. Permission and authority are hereby given and granted to Kite String Cantina, upon the terms and subject to the conditions of this ordinance, to maintain and

use, as now constructed, nine (9) light fixtures projecting over the public right-of-way adjacent to its premises known as 1851 West Addison Street. Said light fixtures at West Addison Street measure three (3) at point nine two (.92) foot in length, one point zero eight (1.08) feet in width and thirteen (13) feet above grade level. Said light fixtures at North Wolcott Avenue measure six (6) at point nine two (.92) foot in length, one point zero eight (1.08) feet in width and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140688 herein granted the sum of One Hundred Fifteen and no/100 Dollars (\$115.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Kohler Waters Spa.*

[O2019-5446]

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

SECTION 1. Permission and authority are hereby given and granted to Kohler Waters Spa, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2358 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at twenty point zero four (20.04) feet in length, one point three nine (1.39) feet in height and thirteen point six seven (13.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140876 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Kriser's For Your Pet's All-Natural Life.*

[O2019-5076]

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

SECTION 1. Permission and authority are hereby given and granted to Kriser's For Your Pet's All-Natural Life, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 356 East Ohio Street. Said sign structure measures as follows: along East Ohio Street, at two (2) feet in length, one point three three (1.33) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132246 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*KS Law Group LLC.*

[O2019-5462]

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

SECTION 1. Permission and authority are hereby given and granted to KS Law Group LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 7153 West Belmont Avenue. Said sign structure measures as follows: along West Belmont Avenue, at twelve (12) feet in length, four (4) feet in height and ten point seven five (10.75) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140181 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*La Bruquena Restaurant & Lounge.*

[O2019-4804]

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

SECTION 1. Permission and authority are hereby given and granted to La Bruquena Restaurant & Lounge, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 2726 West Division Street. Said light fixtures at West Division Street measure four (4) at point five (.5) foot in length, point five (.5) foot in width and eleven point seven five (11.75) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140417 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

---

*La Casa Del Pueblo, Inc.*

[O2019-4857]

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

SECTION 1. Permission and authority are hereby given and granted to La Casa Del Pueblo, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1810 South Blue Island Avenue. Said sign structure measures as follows: along

South Blue Island Avenue, at sixty-six (66) feet in length, six (6) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140627 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*La Mom Kitchen.*

[O2019-4792]

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

SECTION 1. Permission and authority are hereby given and granted to La Mom Kitchen, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 3312 South Halsted Street. Said sign structures measure as follows: along South Halsted Street, one (1) at twenty-two point three three (22.33) feet in length, two (2) feet in height and eleven point two five (11.25) feet above grade level and one (1) at two (2) feet in length, two (2) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1136683 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*La Pena.*

[O2019-4806]

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

SECTION 1. Permission and authority are hereby given and granted to La Pena, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 4104 West North Avenue. Said light fixtures at West North Avenue measure four (4) at one (1) foot in length, one (1) foot in width and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138859 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

*La Roccia.*

[O2019-4951]

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

SECTION 1. Permission and authority are hereby given and granted to La Roccia, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1909 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at five point five eight (5.58) feet in length, three point zero eight (3.08) feet in height and two point nine two (2.92) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140206 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 30, 2018.

---

*La Vinata.*

[O2019-4764]

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

SECTION 1. Permission and authority are hereby given and granted to La Vinata, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 3118 -- 3124 West Cermak Road.

Said security camera at West Cermak Road measures one (1) at point five (.5) foot in length, point five (.5) foot in width and ten (10) feet above grade level. Said security camera at South Troy Street measures one (1) at point five (.5) foot in length, point five (.5) foot in width and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139488 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Labor Temps.*

[O2019-4548]

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

SECTION 1. Permission and authority are hereby given and granted to Labor Temps, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2147 North Western Avenue. Said sign structure measures as follows: along North Western Avenue, at eight point zero eight (8.08) feet in length, five point seven five (5.75) feet in height and twelve point eight three (12.83) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140376 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Labriola Bakery And Cafe.*

[O2019-4988]

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

SECTION 1. Permission and authority are hereby given and granted to Labriola Bakery and Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1301 West Lake Street. Said sign structure measures as follows: along West Lake Street, at eight point seven five (8.75) feet in length, two (2) feet in height and thirteen point six seven (13.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1130263 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Lalo's Mexican Restaurant.*

[O2019-4797]

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

SECTION 1. Permission and authority are hereby given and granted to Lalo's Mexican Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 733 West Maxwell Street. Said sign structure measures as follows: along West Maxwell Street, at two (2) feet in length, seven (7) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140559 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Las Islas Marias.*

[O2019-5418]

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

SECTION 1. Permission and authority are hereby given and granted to Las Islas Marias, upon the terms and subject to the conditions of this ordinance, to maintain and use

two (2) signs projecting over the public right-of-way attached to its premises known as 3243 North Pulaski Road. Said sign structures measure as follows: along North Pulaski Road, one (1) at three point zero eight (3.08) feet in length, three point one two (3.12) feet in height and nine (9) feet above grade level and one (1) at seven point eight three (7.83) feet in length, seven point eight three (7.83) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1136241 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Laudi Vidni.*

[O2019-5033]

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

SECTION 1. Permission and authority are hereby given and granted to Laudi Vidni, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1007 West Armitage Avenue. Said sign structure measures as follows: along West Armitage Avenue, at five (5) feet in length, two point five (2.5) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140907 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 5, 2018.

---

*Lavender Park.*

[O2019-4956]

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

SECTION 1. Permission and authority are hereby given and granted to Lavender Park, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) light fixtures projecting over the public right-of-way adjacent to its premises known as 2537 North Sheffield Avenue. Said light fixtures at North Sheffield Avenue measure two (2) at one (1) foot in length, two (2) feet in width and twenty-four (24) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139950 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*Levi's Only Stores, Inc.*

[O2019-5437]

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

SECTION 1. Permission and authority are hereby given and granted to Levi's Only Stores, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 600 North Michigan Avenue. Said sign structures measure as follows: along North Michigan Avenue, one (1) at six point three three (6.33) feet in length, two point five eight (2.58) feet in height and nine (9) feet above grade level and one (1) at twenty-six (26) feet in length, two point three three (2.33) feet in height and seventeen (17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141093 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 12, 2017.

*John Licata.*

[O2019-4365]

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

SECTION 1. Permission and authority are hereby given and granted to John Licata, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) bay window projecting over the public right-of-way adjacent to its premises known as 2214 North Milwaukee Avenue. Said bay window at North Milwaukee Avenue measures eleven (11) feet in length and three point two five (3.25) feet in width for a total of thirty-five point seven five (35.75) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140322 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 11, 2019.

---

*Lincoln Dental Care.*

[O2019-5422]

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

SECTION 1. Permission and authority are hereby given and granted to Lincoln Dental Care, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3138 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at ten (10) feet in length, three (3) feet in height and eleven (11) feet above grade

level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141014 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*Lincoln Fullerton Reit Property LLC.*

[O2019-4964]

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

SECTION 1. Permission and authority are hereby given and granted to Lincoln Fullerton Reit Property LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2350 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at one point nine two (1.92) feet in length, seven point six seven (7.67) feet in height and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140402 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Lion Head Pub/The Apartment.*  
(Flagpoles)

[O2019-4974]

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

SECTION 1. Permission and authority are hereby given and granted to Lion Head Pub/The Apartment, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) flagpoles projecting over the public right-of-way adjacent to its premises known as 2251 North Lincoln Avenue. Said flagpoles at North Lincoln Avenue measure three (3) at five point eight three (5.83) feet in length and two point seven five (2.75) feet in width for a total of forty-eight point one (48.1) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139767 herein granted the sum of Two Hundred Twenty-five and no/100 Dollars (\$225.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Lion Head Pub/The Apartment.*  
(Light Fixtures)

[O2019-4977]

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

SECTION 1. Permission and authority are hereby given and granted to Lion Head Pub/The Apartment, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eleven (11) light fixtures projecting over the public right-of-way adjacent to its premises known as 2251 North Lincoln Avenue. Said light fixtures at North Lincoln Avenue measure eleven (11) at point seven five (.75) foot in length, one point one (1.1) feet in width and eighteen point seven (18.7) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139765 herein granted the sum of One Hundred Twenty-five and no/100 Dollars (\$125.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

---

*Lion Head Pub/The Apartment.*  
(Ornaments (Lion Heads))

[O2019-4981]

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

SECTION 1. Permission and authority are hereby given and granted to Lion Head Pub/The Apartment, upon the terms and subject to the conditions of this ordinance,

to maintain and use, as now constructed, three (3) ornaments (lion heads) projecting over the public right-of-way adjacent to its premises known as 2251 North Lincoln Avenue. Said ornaments at North Lincoln Avenue measure three (3) at four point four one (4.41) feet in length and three point five (3.5) feet in width for a total of forty-six point three one (46.31) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139768 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 12, 2018.

---

*Lion Head Pub/The Apartment.*  
(Sign)

[O2019-5447]

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

SECTION 1. Permission and authority are hereby given and granted to Lion Head Pub/The Apartment, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2251 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at five (5) feet in length, seven (7) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140396 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Little Beans Cafe.*

[O2019-4559]

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

SECTION 1. Permission and authority are hereby given and granted to Little Beans Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) banner projecting over the public right-of-way adjacent to its premises known as 1809 West Webster Avenue. Said banner at West Webster Avenue measures four (4) feet in length and two point five (2.5) feet in width for a total of ten (10) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140930 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 13, 2018.

---

*Little Lulu's Italian Ice.*

[O2019-5265]

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

SECTION 1. Permission and authority are hereby given and granted to Little Lulu's Italian Ice, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) park bench on the public right-of-way adjacent to its premises known as 5035 West Montrose Avenue. Said park bench at West Montrose Avenue measures six (6) feet in length and two point six seven (2.67) feet in width for a total of sixteen point zero two (16.02) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139826 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Logos Missions.*

[O2019-4665]

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

SECTION 1. Permission and authority are hereby given and granted to Logos Missions, upon the terms and subject to the conditions of this ordinance, to maintain and use

one (1) sign projecting over the public right-of-way attached to its premises known as 5265 North Elston Avenue. Said sign structure measures as follows: along North Elston Avenue, at fourteen point three three (14.33) feet in length, two point two five (2.25) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140110 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Los Molcajetes.*

[O2019-4594]

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

SECTION 1. Permission and authority are hereby given and granted to Los Molcajetes, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) light fixtures projecting over the public right-of-way adjacent to its premises known as 3532 West Montrose Avenue. Said light fixtures at West Montrose Avenue/North Drake Avenue measure seven (7) at two point five (2.5) feet in length, one point three three (1.33) feet in width and eleven point six seven (11.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139444 herein granted the sum of One Hundred Five and no/100 Dollars (\$105.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Marions Loukas.*  
(Bay Windows)

[O2019-4352]

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

SECTION 1. Permission and authority are hereby given and granted to Marions Loukas, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) bay windows projecting over the public right-of-way adjacent to its premises known as 866 North State Street. Said bay window at North State Street (in front of building) measures one (1) at thirty (30) feet in length and twelve point six seven (12.67) feet in width for a total of three hundred eighty point one (380.1) square feet. Said bay window at North State Street (in rear of building) measures one (1) at thirty (30) feet in length and twelve point six seven (12.67) feet in width for a total of three hundred eighty point one (380.1) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140228 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 11, 2019.

---

*Marions Loukas.*  
(Fire Escape)

[O2019-4353]

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

SECTION 1. Permission and authority are hereby given and granted to Marions Loukas, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fire escape on the public right-of-way adjacent to its premises known as 866 North State Street. Said fire escape at North State Street (rear of building) measures five point three three (5.33) feet in length and five point three three (5.33) feet in width for a total of twenty-eight point four one (28.41) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140229 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 11, 2019.

*Loyola University Chicago.*  
(6525 N. Sheridan Rd.)

[O2019-5240]

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

SECTION 1. Permission and authority are hereby given and granted to Loyola University Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) conduits under the public right-of-way adjacent to its premises known as 6525 North Sheridan Road. Said conduits at North Sheridan Road measure one (1) at one thousand seventeen point five (1,017.5) feet in length and one (1) foot in width for a total of one thousand seventeen point five (1,017.5) square feet and one (1) at three hundred three (303) feet in length and one (1) foot in width for a total of three hundred three (303) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1123534 herein granted the sum of Seven Thousand Nine Hundred Twenty-three and no/100 Dollars (\$7,923.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 10, 2016.

---

*Loyola University Chicago.*  
(6211 N. Winthrop Ave.)

[O2019-5235]

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

SECTION 1. Permission and authority are hereby given and granted to Loyola University Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) conduits under the public right-of-way adjacent to its

premises known as 6211 North Winthrop Avenue. Said conduit at North Winthrop Avenue measures one (1) at one hundred twenty-five (125) feet in length and one (1) foot in width for a total of one hundred twenty-five (125) square feet. Said conduit at North Winthrop Avenue measures one (1) at ninety-seven (97) feet in length and one (1) foot in width for a total of ninety-seven (97) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140525 herein granted the sum of One Thousand Three Hundred Thirty-two and no/100 Dollars (\$1,332.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Lululemon USA, Inc.*  
(Building Projections)

[O2019-4348]

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

SECTION 1. Permission and authority are hereby given and granted to Lululemon USA, Inc., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) building projections projecting over the public right-of-way adjacent to its premises known as 944 West North Avenue. Said building projection at corner of West North Avenue and North Sheffield Avenue measures one (1) at one hundred thirty-one point nine (131.9) feet in length and one (1) foot in width for a total of one hundred thirty-one point nine (131.9) square feet. Said building projection at West North Avenue measures one (1) at sixty-nine point two (69.2) feet in length and

one (1) foot in width for a total of sixty-nine point two (69.2) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140279 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Lululemon USA, Inc.*  
(Sunscreen)

[O2019-4350]

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

SECTION 1. Permission and authority are hereby given and granted to Lululemon USA, Inc., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) sunscreen on the public right-of-way adjacent to its premises known as 944 West North Avenue. Said sunscreen at West North Avenue measures twenty-eight point two (28.2) feet in length and thirty-six (36) feet in width for a total of one thousand fifteen point two (1,015.2) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140280 herein granted the sum of Four Thousand Three Hundred Forty-nine and no/100 Dollars (\$4,349.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Lycee Francais De Chicago, Inc.*

[O2019-5190]

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

SECTION 1. Permission and authority are hereby given and granted to Lycee Francais De Chicago, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) occupation of space on the public right-of-way adjacent to its premises known as 1929 West Wilson Avenue. Said occupation of space at North Winchester Avenue measures ninety point nine four (90.94) feet in length and twenty-four point nine seven (24.97) feet in width for a total of two thousand two hundred seventy point seven seven (2,270.77) square feet. Occupation of space shall be used for a soccer field. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140433 herein granted the sum of Three Thousand Fifty-seven and no/100 Dollars (\$3,057.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*M&S Food Market, Inc.*

[O2019-4471]

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

SECTION 1. Permission and authority are hereby given and granted to M&S Food Market, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5615 West Madison Street. Said sign structure measures as follows: along West Madison Street, at eight (8) feet in length, four (4) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140857 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

*Mac Property Management LLC.*  
(5500 S. Cornell Ave.)

[O2019-4599]

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

SECTION 1. Permission and authority are hereby given and granted to Mac Property Management LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) banners projecting over the public right-of-way adjacent to its premises known as 5500 South Cornell Avenue. Said banner at South Cornell Avenue measures one (1) at one point six seven (1.67) feet in length and one point six seven (1.67) feet in width for a total of two point seven nine (2.79) square feet. Said banner at East 55<sup>th</sup> Street measures one (1) at two point five (2.5) feet in length and twenty (20) feet in width for a total of fifty (50) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139234 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Mac Property Management LLC.*  
(1509 -- 1517 E. 57<sup>th</sup> St.)

[O2019-4575]

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

SECTION 1. Permission and authority are hereby given and granted to Mac Property Management LLC, upon the terms and subject to the conditions of this ordinance, to

construct, install, maintain and use two (2) banners projecting over the public right-of-way adjacent to its premises known as 1509 -- 1517 East 57<sup>th</sup> Street. Said banners at East 57<sup>th</sup> Street measure two (2) at one point six seven (1.67) feet in length and one point six seven (1.67) feet in width for a total of five point five eight (5.58) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139239 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Macerich Management Company.*

[O2019-5078]

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

SECTION 1. Permission and authority are hereby given and granted to Macerich Management Company, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) ducts projecting over the public right-of-way adjacent to its premises known as 520 North Michigan Avenue. Said ducts at public alley measure three (3) at eleven point five (11.5) feet in length and two point eight three (2.83) feet in width for a total of ninety-seven point six four (97.64) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139677 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 13, 2018.

---

*Maddon's Post.*

[O2019-5452]

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

SECTION 1. Permission and authority are hereby given and granted to Maddon's Post, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 1119 West Waveland Avenue. Said sign structures measure as follows: along West Waveland Avenue (blade), two (2) at seven point five (7.5) feet in length, three point six nine (3.69) feet in height and eighteen point five eight (18.58) feet above grade level. Said sign structures measure as follows: along flamingo sign, two (2) at three point three three (3.33) feet in length, five (5) feet in height and twelve point five eight (12.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140707 herein granted the sum of Seven Hundred Seventy-five and no/100 Dollars (\$775.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Marc Realty.*

[O2019-5080]

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

SECTION 1. Permission and authority are hereby given and granted to Marc Realty, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) banner projecting over the public right-of-way adjacent to its premises known as 180 North Wabash Avenue. Said banner at North Wabash Avenue measures six point six seven (6.67) feet in length and two (2) feet in width for a total of thirteen point three four (13.34) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140691 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

*The Market By Foxtrot.*

[O2019-5081]

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

SECTION 1. Permission and authority are hereby given and granted to The Market by Foxtrot, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 401 North Wells Street. Said sign structures measure as follows: along North Wells Street, two (2) at two (2) feet in length, two (2) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138963 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Martinez & Bentancourt.*

[O2019-4368]

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

SECTION 1. Permission and authority are hereby given and granted to Martinez & Bentancourt, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2455 -- 2457 North Milwaukee Avenue. Said sign structure measures as follows:

along North Milwaukee Avenue, at six (6) feet in length, eight (8) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140356 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Martinez Supermarket, Inc.*

[O2019-4807]

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

SECTION 1. Permission and authority are hereby given and granted to Martinez Supermarket, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3301 South Morgan Street. Said sign structure measures as follows: along South Morgan Street, at six (6) feet in length, four (4) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140807 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*James McDonald.*

[O2019-4986]

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

SECTION 1. Permission and authority are hereby given and granted to James McDonald, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fire shutter projecting over the public right-of-way adjacent to its premises known as 19 East Scott Street. Said fire shutter at public alley measures fifteen point five (15.5) feet in length and point seven five (.75) foot in width for a total of eleven point six three (11.63) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140468 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

*McDonald's.*

[O2019-5406]

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

SECTION 1. Permission and authority are hereby given and granted to McDonald's, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6560 South Stony Island Avenue. Said sign structure measures as follows: along South Stony Island Avenue, at fourteen point one seven (14.17) feet in length, fourteen (14) feet in height and fifty-four (54) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141161 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 24, 2018.

---

*Mean Bao.*

[O2019-4860]

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

SECTION 1. Permission and authority are hereby given and granted to Mean Bao, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1139 West Taylor Street. Said sign structures measure as follows: along West Taylor Street, one (1) at ten point two five (10.25) feet in length, two point three three (2.33) feet in height and nine (9) feet above grade level and one (1) at two (2) feet in length, two (2) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and

the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138958 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Metra.*

[O2019-4436]

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

SECTION 1. Permission and authority are hereby given and granted to Metra, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) existing ramp with stairs on the public right-of-way adjacent to its premises known as 114 West 35<sup>th</sup> Street. Said ramp at West 35<sup>th</sup> Street and South LaSalle Street measures one hundred nine (109) feet in length and fifteen point two five (15.25) feet in width for a total of one thousand six hundred sixty-two point two five (1,662.25) square feet. Existing ramp with stairs is used for an outbound platform for a Metra commuter stop for the Rock Island line at West 35<sup>th</sup> Street and South LaSalle Street. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Mayor's Office for People with Disabilities.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140839 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Mi Lindo Mexico Market LLC.*

[O2019-4811]

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

SECTION 1. Permission and authority are hereby given and granted to Mi Lindo Mexico Market LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 538 West Pershing Road. Said sign structure measures as follows: along West Pershing Road, at five point five (5.5) feet in length, two point five (2.5) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1131475 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Midway Food And Liquors.*

[O2019-4440]

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

SECTION 1. Permission and authority are hereby given and granted to Midway Food and Liquors, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) fire shutters projecting over the public right-of-way adjacent to its premises known as 5500 South State Street. Said fire shutters at South State Street measure one (1) at thirteen point four (13.4) feet in length and one point one seven (1.17) feet in width for a total of fifteen point six eight (15.68) square feet, one (1) at seven point four (7.4) feet in length and one point one seven (1.17) feet in width for a total of eight point six six (8.66) square feet, one (1) at seven point six (7.6) feet in length and one point one seven (1.17) feet in width for a total of eight point eight nine (8.89) square feet and one (1) at eight point six (8.6) feet in length and one point one seven (1.17) feet in width for a total of ten point zero six (10.06) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140436 herein granted the sum of One Thousand Six Hundred and no/100 Dollars (\$1,600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Milwaukee Foster LLC.*

[O2019-5267]

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

SECTION 1. Permission and authority are hereby given and granted to Milwaukee Foster LLC, upon the terms and subject to the conditions of this ordinance, to maintain

and use one (1) sign projecting over the public right-of-way attached to its premises known as 5210 -- 5230 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, at ten (10) feet in length, eight (8) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139711 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Mojo Spa LLC.*

[O2019-4370]

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

SECTION 1. Permission and authority are hereby given and granted to Mojo Spa LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) banners projecting over the public right-of-way adjacent to its premises known as 1468 North Milwaukee Avenue. Said banners at North Milwaukee Avenue measure two (2) at three (3) feet in length and four (4) feet in width for a total of twenty-four (24) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139885 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*Molly's Cupcakes LLC.*

[O2019-4993]

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

SECTION 1. Permission and authority are hereby given and granted to Molly's Cupcakes LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) light fixtures projecting over the public right-of-way adjacent to its premises known as 2536 North Clark Street. Said light fixtures at North Clark Street measure two (2) at three (3) feet in length, point five (.5) foot in width and seventeen (17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140792 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Momotaro.*

[O2019-4992]

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

SECTION 1. Permission and authority are hereby given and granted to Momotaro, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) vault under the public right-of-way adjacent to its premises known as 820 West Lake Street. Said vault at North Green Street measures eleven (11) feet in length and six (6) feet in width for a total of sixty-six (66) square feet. Existing vault is used to house an ejector and basin. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140249 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*Monnie Burke's.*

[O2019-4864]

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

SECTION 1. Permission and authority are hereby given and granted to Monnie Burke's, upon the terms and subject to the conditions of this ordinance, to maintain and use

one (1) sign projecting over the public right-of-way attached to its premises known as 1159 -- 1163 West 18<sup>th</sup> Street. Said sign structure measures as follows: along West 18<sup>th</sup> Street, at three (3) feet in length, three (3) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139013 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Monterrey Security Consultants, Inc.*

[O2019-5436]

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

SECTION 1. Permission and authority are hereby given and granted to Monterrey Security Consultants, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 2232 South Blue Island Avenue. Said sign structure measures as follows: along South Blue Island Avenue, one (1) at twenty (20) feet in length, four (4) feet in height and twelve (12) feet above grade level. Said sign structure measures as follows: along 1649 West Cermak Road, one (1) at eight (8) feet in length, four (4) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141066 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Morry's Deli.*

[O2019-4602]

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

SECTION 1. Permission and authority are hereby given and granted to Morry's Deli, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 5500 South Cornell Avenue. Said sign structures measure as follows: along South Cornell Avenue, one (1) at fourteen (14) feet in length, two point six seven (2.67) feet in height and thirteen point three three (13.33) feet above grade level and one (1) at two point five (2.5) feet in length, two point eight three (2.83) feet in height and nine point one seven (9.17) feet above grade level. Said sign structures measure as follows: along East 55<sup>th</sup> Street, one (1) at ten (10) feet in length, two point six seven (2.67) feet in height and thirteen point three three (13.33) feet above grade level and one (1) at two point five (2.5) feet in length, two point eight three (2.83) feet in height and nine point one seven (9.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134634 herein granted the sum of Seven Hundred Seventy-five and no/100 Dollars (\$775.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*MO2 Properties LLC.*  
(Bay Windows)

[O2019-4372]

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

SECTION 1. Permission and authority are hereby given and granted to MO2 Properties LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) bay windows projecting over the public right-of-way adjacent to its premises known as 1657 North Campbell Avenue. Said bay window at corner of North Campbell Avenue and West Wabansia Avenue measures one (1) at fourteen point five (14.5) feet in length and one point five (1.5) feet in width for a total of twenty-one point seven five (21.75) square feet. Said bay window at West Wabansia Avenue measures one (1) at ten point four two (10.42) feet in length and three point one seven (3.17) feet in width for a total of thirty-three point zero three (33.03) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139850 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after December 8, 2015.

---

*MO2 Properties LLC.*  
(Steps)

[O2019-4374]

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

SECTION 1. Permission and authority are hereby given and granted to MO2 Properties LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) steps on the public right-of-way adjacent to its premises known as 1657 North Campbell Avenue. Said step at North Campbell Avenue measures one (1) at twenty-five (25) feet in length and point eight three (.83) foot in width for a total of twenty point seven five (20.75) square feet. Said step at West Wabansia Avenue measures one (1) at nine point three three (9.33) feet in length and point eight three (.83) foot in width for a total of seven point seven four (7.74) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139851 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after December 8, 2015.

*Muzyka Funeral Home.*

[O2019-5395]

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

SECTION 1. Permission and authority are hereby given and granted to Muzyka Funeral Home, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2157 West Chicago Avenue. Said sign structure measures as follows: along West Chicago Avenue, at eight (8) feet in length, six (6) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141067 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Mysore Woodlands.*

[O2019-5258]

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

SECTION 1. Permission and authority are hereby given and granted to Mysore Woodlands, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2548 -- 2550 West Devon Avenue. Said sign structure measures as follows:

along West Devon Avenue, at twenty-three point five eight (23.58) feet in length, four (4) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140755 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 16, 2018.

---

*Nancy's Pizza.*

[O2019-4996]

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

SECTION 1. Permission and authority are hereby given and granted to Nancy's Pizza, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1000 West Washington Boulevard. Said sign structure measures as follows: along West Washington Boulevard, at six (6) feet in length, three point six seven (3.67) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139560 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*National Association Of Realtors.*  
(Banner)

[O2019-5085]

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

SECTION 1. Permission and authority are hereby given and granted to National Association of Realtors, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) banner projecting over the public right-of-way adjacent to its premises known as 437 North Rush Street. Said banner at North Rush Street measures five point three (5.3) feet in length and three (3) feet in width for a total of fifteen point nine (15.9) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140512 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

---

*National Association Of Realtors.*  
(Light Fixtures)

[O2019-5089]

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

SECTION 1. Permission and authority are hereby given and granted to National Association of Realtors, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, fifteen (15) light fixtures projecting over the public right-of-way adjacent to its premises known as 437 North Rush Street. Said light fixtures at North Rush Street measure six (6) at point five (.5) foot in length, point six seven (.67) foot in width and thirty-five (35) feet above grade level and nine (9) at point five (.5) foot in length, point six seven (.67) foot in width and fifty (50) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140516 herein granted the sum of One Hundred Forty-five and no/100 Dollars (\$145.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

*National Association Of Realtors.*  
(Planters)  
(Privilege No. 1140513)

[O2019-5094]

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

SECTION 1. Permission and authority are hereby given and granted to National Association of Realtors, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, twelve (12) planters on the public right-of-way for beautification purposes adjacent to its premises known as 437 North Rush Street. Said planters at North Rush Street measure twelve (12) at one point eight three (1.83) feet in length and one point eight three (1.83) feet in width for a total of forty point one nine (40.19) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140513 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

—————  
*National Association Of Realtors.*  
(Planters)  
(Privilege No. 1140515)

[O2019-5096]

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

SECTION 1. Permission and authority are hereby given and granted to National Association of Realtors, upon the terms and subject to the conditions of this ordinance,

to maintain and use, as now constructed, twelve (12) planters on the public right-of-way for beautification purposes adjacent to its premises known as 437 North Rush Street. Said planters at North Rush Street measure twelve (12) at one point eight three (1.83) feet in length and one point eight three (1.83) feet in width for a total of forty point one nine (40.19) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140515 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

---

*National Association Of Realtors.*  
(Signs)

[O2019-5099]

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

SECTION 1. Permission and authority are hereby given and granted to National Association of Realtors, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 437 North Rush Street. Said sign structure measures as follows: along North Rush Street, one (1) at four point five (4.5) feet in length, ten (10) feet in height and forty (40) feet above grade level. Said sign structures measure as follows: along East Hubbard Street, two (2) at four point five (4.5) feet in length, ten (10) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and

the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140517 herein granted the sum of Nine Hundred and no/100 Dollars (\$900.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 14, 2018.

---

*National Car Wash.*

[O2019-5090]

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

SECTION 1. Permission and authority are hereby given and granted to National Car Wash, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 4900 North Broadway. Said sign structure measures as follows: along North Broadway, one (1) at ten point five (10.5) feet in length, three point zero eight (3.08) feet in height and fifteen (15) feet above grade level. Said sign structure measures as follows: along North Broadway, one (1) at twelve (12) feet in length, five (5) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140082 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*NC4000 Condominium Association.*

[O2019-5196]

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

SECTION 1. Permission and authority are hereby given and granted to NC4000 Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eight (8) balconies projecting over the public right-of-way adjacent to its premises known as 4027 North Lincoln Avenue. Said balconies at North Lincoln Avenue measure four (4) at fourteen (14) feet in length and four (4) feet in width for a total of two hundred twenty-four (224) square feet. Said balconies at North Damen Avenue measure four (4) at fourteen (14) feet in length and four (4) feet in width for a total of two hundred twenty-four (224) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140548 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 1, 2015.

---

*Necessary & Sufficient Coffee.*  
(Light Fixtures)

[O2019-4501]

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

SECTION 1. Permission and authority are hereby given and granted to Necessary & Sufficient Coffee, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use three (3) light fixtures projecting over the public right-of-way adjacent to its premises known as 3624 West Wrightwood Avenue. Said light fixtures at West Wrightwood Avenue measure two (2) at point six seven (.67) foot in length, one (1) foot in width and seven point one seven (7.17) feet above grade level. Said light fixture at North Monticello Avenue measures one (1) at point six seven (.67) foot in length, one (1) foot in width and seven point five (7.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140796 herein granted the sum of Eighty-five and no/100 Dollars (\$85.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Necessary & Sufficient Coffee.*  
(Park Bench)

[O2019-4503]

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

SECTION 1. Permission and authority are hereby given and granted to Necessary & Sufficient Coffee, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) park bench on the public right-of-way adjacent to its premises known as 3624 West Wrightwood Avenue. Said park bench at West Wrightwood Avenue measures five (5) feet in length and one (1) foot in width for a total of five (5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140797 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Necessary & Sufficient Coffee.*  
(Planter)

[O2019-4505]

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

SECTION 1. Permission and authority are hereby given and granted to Necessary & Sufficient Coffee, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) planter on the public right-of-way for

beautification purposes adjacent to its premises known as 3624 West Wrightwood Avenue. Said planter at West Wrightwood Avenue measures one point eight three (1.83) feet in length and one point eight three (1.83) feet in width for a total of three point three five (3.35) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140803 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Necessary & Sufficient Coffee.*  
(Security Camera)

[O2019-4507]

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

SECTION 1. Permission and authority are hereby given and granted to Necessary & Sufficient Coffee, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) security camera projecting over the public right-of-way for security purposes adjacent to its premises known as 3624 West Wrightwood Avenue. Said security camera at North Monticello Avenue measures point four two (.42) foot in length, point six seven (.67) foot in width and eight point two three (8.23) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans

and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140793 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Neighborspace.*  
(6355 -- 6359 W. Estes Ave.)

[O2019-4891]

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

SECTION 1. Permission and authority are hereby given and granted to Neighborspace, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) landscaping on the public right-of-way for beautification purposes adjacent to its premises known as 6355 -- 6359 West Estes Avenue. Said landscaping at West Estes Avenue measures one hundred sixty-two point one four (162.14) feet in length and one hundred eleven point five eight (111.58) feet in width for a total of eighteen thousand ninety-one point five eight (18,091.58) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1136663 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Neighborspace.*  
(5831 -- 5845 S. Wolcott Ave.)

[O2019-4824]

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

SECTION 1. Permission and authority are hereby given and granted to Neighborspace, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) landscaping on the public right-of-way for beautification purposes adjacent to its premises known as 5831 -- 5845 South Wolcott Avenue. Said landscaping at public alley measures one hundred forty-nine (149) feet in length and sixteen (16) feet in width for a total of two thousand three hundred eighty-four (2,384) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1126922 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 2, 2016.

---

*NEMA Chicago.*

[O2019-5402]

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

SECTION 1. Permission and authority are hereby given and granted to NEMA Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1200 South Indiana Avenue. Said sign structure measures as follows: along South Indiana Avenue, at seven point nine five (7.95) feet in length, twenty-three (23) feet in height and fourteen point three three (14.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140799 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*New Horizon Steel.*

[O2019-4756]

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

SECTION 1. Permission and authority are hereby given and granted to New Horizon Steel, upon the terms and subject to the conditions of this ordinance, to maintain and use,

as now constructed, three (3) light fixtures projecting over the public right-of-way adjacent to its premises known as 411 East 75<sup>th</sup> Street. Said light fixtures at East 75<sup>th</sup> Street measure three (3) at point six seven (.67) foot in length, two point five (2.5) feet in width and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139852 herein granted the sum of Eighty-five and no/100 Dollars (\$85.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*New 35<sup>th</sup> Indiana Currency Exchange.*

[O2019-4448]

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

SECTION 1. Permission and authority are hereby given and granted to New 35<sup>th</sup> Indiana Currency Exchange, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 126 East 35<sup>th</sup> Street. Said sign structure measures as follows: along East 35<sup>th</sup> Street, one (1) at twenty (20) feet in length, two point three three (2.33) feet in height and ten (10) feet above grade level. Said sign structure measures as follows: along East 35<sup>th</sup> Street, one (1) at twenty (20) feet in length, two point three three (2.33) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140752 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Nico's Playhouse.*

[O2019-4912]

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

SECTION 1. Permission and authority are hereby given and granted to Nico's Playhouse, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1855 West 95<sup>th</sup> Street. Said sign structure measures as follows: along West 95<sup>th</sup> Street, at three (3) feet in length, five (5) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140368 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 5, 2019.

---

*The Night Ministry.*

[O2019-4999]

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

SECTION 1. Permission and authority are hereby given and granted to The Night Ministry, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 1110 North Noble Street. Said planter at North Noble Street measures five point five (5.5) feet in length and five point five (5.5) feet in width for a total of thirty point two five (30.25) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140004 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 31, 2019.

*Noca Blu Apartments.*

[O2019-5383]

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

SECTION 1. Permission and authority are hereby given and granted to Noca Blu Apartments, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2340 North California Avenue. Said sign structure measures as follows: along North California Avenue, at six point three three (6.33) feet in length, one point eight three (1.83) feet in height and eleven point five eight (11.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139348 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Nordstrom Rack.*  
(Light Fixtures)

[O2019-5109]

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

SECTION 1. Permission and authority are hereby given and granted to Nordstrom Rack, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) light fixtures projecting over the public right-of-way adjacent to its

premises known as 24 North State Street. Said light fixtures at North State Street measure six (6) at two point six seven (2.67) feet in length, one (1) foot in width and twenty-four (24) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140868 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Nordstrom Rack.*  
(Sign)

[O2019-5110]

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

SECTION 1. Permission and authority are hereby given and granted to Nordstrom Rack, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 24 North State Street. Said sign structure measures as follows: along North State Street, at point eight three (.83) foot in length, one point eight three (1.83) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135832 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Norford Hotel, Inc. SRO.*  
(Light Fixtures)

[O2019-4810]

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

SECTION 1. Permission and authority are hereby given and granted to Norford Hotel, Inc. SRO, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) light fixtures projecting over the public right-of-way adjacent to its premises known as 1508 North Pulaski Road. Said light fixtures at North Pulaski Road measure two (2) at one (1) foot in length, one (1) foot in width and twenty-two (22) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140159 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Norford Hotel, Inc. SRO.*  
(Sign)

[O2019-4812]

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

SECTION 1. Permission and authority are hereby given and granted to Norford Hotel, Inc. SRO, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1508 North Pulaski Road. Said sign structure measures as follows: along North Pulaski Road, at six (6) feet in length, twelve point five (12.5) feet in height and nine point one seven (9.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139324 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*North And Pulaski Elderly Limited Partnership.*  
(Sewer Vault)

[O2019-4832]

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

SECTION 1. Permission and authority are hereby given and granted to North and Pulaski Elderly Limited Partnership, upon the terms and subject to the conditions of this

ordinance, to maintain and use, as now constructed, one (1) sewer vault under the public right-of-way adjacent to its premises known as 3949 West North Avenue. Said sewer vault at West North Avenue measures four point eight three (4.83) feet in length and four point eight three (4.83) feet in width for a total of twenty-three point three three (23.33) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139669 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 5, 2019.

---

*North And Pulaski Elderly Limited Partnership.*  
(Water Service Valve Vault)

[O2019-4816]

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

SECTION 1. Permission and authority are hereby given and granted to North and Pulaski Elderly Limited Partnership, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) water service valve vault under the public right-of-way adjacent to its premises known as 3949 West North Avenue. Said water service valve vault at West North Avenue measures four point six seven (4.67) feet in length and four point six seven (4.67) feet in width for a total of twenty-one point eight one (21.81) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139668 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 5, 2019.

---

*North Park Pharmacy.*

[O2019-4666]

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

SECTION 1. Permission and authority are hereby given and granted to North Park Pharmacy, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 3324 West Foster Avenue. Said sign structures measure as follows: along West Foster Avenue, two (2) at twelve (12) feet in length, two (2) feet in height and twelve (12) feet above grade level and one (1) at three (3) feet in length, three (3) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139221 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*North Shore Auto Service, Inc.*

[O2019-5239]

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

SECTION 1. Permission and authority are hereby given and granted to North Shore Auto Service, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6240 North Broadway. Said sign structure measures as follows: along North Broadway, at fifty (50) feet in length, three (3) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140318 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 2, 2019.

*Northcenter Chamber Of Commerce.*

[O2019-5199]

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

SECTION 1. Permission and authority are hereby given and granted to Northcenter Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) bay window projecting over the public right-of-way adjacent to its premises known as 4054 North Lincoln Avenue. Said bay window at North Lincoln Avenue measures eleven point seven five (11.75) feet in length and three point zero eight (3.08) feet in width for a total of thirty-six point one nine (36.19) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140162 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*Northside Dental Implants/Simply Dental Implants.*

[O2019-4893]

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

SECTION 1. Permission and authority are hereby given and granted to Northside Dental Implants/Simply Dental Implants, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5447 North Harlem Avenue. Said sign structure measures as follows: along North Harlem Avenue, at twenty-three (23) feet in length,

six point one six (6.16) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138643 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Northwest Community Church.*

[O2019-4508]

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

SECTION 1. Permission and authority are hereby given and granted to Northwest Community Church, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5318 West Diversey Avenue. Said sign structure measures as follows: along West Diversey Avenue, at eleven (11) feet in length, five point six (5.6) feet in height and eight point two five (8.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140340 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*Northwestern University Settlement Association.*

[O2019-4354]

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

SECTION 1. Permission and authority are hereby given and granted to Northwestern University Settlement Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) bridge projecting over the public right-of-way adjacent to its premises known as 1400 West Augusta Boulevard. Existing bridge connects the buildings located at 1400 West Augusta Boulevard and 1012 North Noble Street. Existing bridge shall be a minimum of fourteen (14) feet, six (6) inches above grade level at its lowest point. Existing bridge is two (2) story in height, connecting the second (2<sup>nd</sup>) and third (3<sup>rd</sup>) floors of the buildings. Existing bridge measures sixty-eight (68) feet in length and span the sixteen (16) foot east/west public alley between buildings. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140740 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 12, 2019.

---

*Oaktree Academy.*

[O2019-5203]

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

SECTION 1. Permission and authority are hereby given and granted to Oaktree Academy, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use three (3) bicycle racks projecting over the public right-of-way adjacent to its premises known as 2118 -- 2120 West Lawrence Avenue. Said bicycle rack at 2120 West Lawrence Avenue measures one (1) at two point five (2.5) feet in length and three point three three (3.33) feet in width for a total of eight point three three (8.33) square feet. Said bicycle racks at 2118 West Lawrence Avenue measure two (2) at two point five (2.5) feet in length and three point three three (3.33) feet in width for a total of sixteen point six five (16.65) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139388 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*One Parking Monroe, Inc.*

[O2019-5123]

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

SECTION 1. Permission and authority are hereby given and granted to One Parking Monroe, Inc., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) signs on the public right-of-way adjacent to its premises known as 525 West Monroe Street. Said signs at West Monroe Street measure one (1) at three point five (3.5) feet in length and twelve point five (12.5) feet in width for a total of forty-three point seven five (43.75) square feet and one (1) at two point zero eight (2.08) feet in length and seven point five eight (7.58) feet in width for a total of fifteen point seven seven (15.77) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1119371 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*OQ 168 NM Propco LLC.*

[O2019-5125]

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

SECTION 1. Permission and authority are hereby given and granted to OQ 168 NM Propco LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises

known as 168 North Michigan Avenue. Said sign structures measure as follows: along East Garland Court, one (1) at five point nine two (5.92) feet in length, one point three three (1.33) feet in height and fourteen point six seven (14.67) feet above grade level and one (1) at two point five (2.5) feet in length, nine point seven five (9.75) feet in height and thirty-one point zero eight (31.08) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139760 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Oriental Kitchen Corporation.*

[O2019-5001]

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

SECTION 1. Permission and authority are hereby given and granted to Oriental Kitchen Corporation, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) door swing on the public right-of-way adjacent to its premises known as 223 North Justine Street. Said door swing at North Justine Street measures two point seven five (2.75) feet in length and six (6) feet in width for a total of sixteen point five (16.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139495 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Out Of The Closet.*

[O2019-5189]

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

SECTION 1. Permission and authority are hereby given and granted to Out of the Closet, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 3311 North Halsted Street. Said sign structures measure as follows: along North Halsted Street, one (1) at fourteen point four two (14.42) feet in length, six point six seven (6.67) feet in height and eleven (11) feet above grade level and one (1) at fourteen (14) feet in length, three (3) feet in height and twelve point seven five (12.75) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138197 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*P.S. Bangkok Restaurant, Inc.*

[O2019-5194]

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

SECTION 1. Permission and authority are hereby given and granted to P.S. Bangkok Restaurant, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3345 North Clark Street. Said sign structure measures as follows: along North Clark Street, at four (4) feet in length, five (5) feet in height and thirteen point five eight (13.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140725 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

*Paletterias Monarca Corporation.*

[O2019-5245]

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

SECTION 1. Permission and authority are hereby given and granted to Paletterias Monarca Corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6955 North Clark Street. Said sign structure measures as follows: along North Clark Street, at six (6) feet in length, four (4) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140837 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Palmolive Building Condominium Association.*

[O2019-4357]

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

SECTION 1. Permission and authority are hereby given and granted to Palmolive Building Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) manhole under the public right-of-way adjacent to its premises known as 159 East Walton Place. Said manhole at East Walton Place measures one (1) foot in length and two (2) feet in width for a total of

two (2) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140615 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 26, 2019.

---

*Pancho Pistolas Mexican Restaurant.*

[O2019-4815]

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

SECTION 1. Permission and authority are hereby given and granted to Pancho Pistolas Mexican Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 700 West 31<sup>st</sup> Street. Said sign structure measures as follows: along West 31<sup>st</sup> Street, at seven (7) feet in length, twelve point five (12.5) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133363 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Panera Bread No. 1152.*

[O2019-5423]

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

SECTION 1. Permission and authority are hereby given and granted to Panera Bread Number 1152, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 2310 West Logan Boulevard. Said sign structure measures as follows: along West Logan Boulevard, one (1) at seventeen (17) feet in length, one point nine two (1.92) feet in height and thirty-two point five eight (32.58) feet above grade level. Said sign structure measures as follows: along North Elston Avenue, one (1) at seventeen (17) feet in length, one point nine two (1.92) feet in height and thirty-two point five eight (32.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135167 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Park Place Condominium Association.*

[O2019-5126]

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

SECTION 1. Permission and authority are hereby given and granted to Park Place Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, thirty-three (33) balconies projecting over the public right-of-way adjacent to its premises known as 600 North Kingsbury Street. Said balconies at North Kingsbury Street measure thirty-three (33) at ten point six seven (10.67) feet in length and eight point five (8.5) feet in width for a total of two thousand nine hundred ninety-two point nine four (2,992.94) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140011 herein granted the sum of Two Thousand Four Hundred Seventy-five and no/100 Dollars (\$2,475.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 7, 2016.

*Parkside.*

[O2019-4478]

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

SECTION 1. Permission and authority are hereby given and granted to Parkside, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3920 West Diversey Avenue. Said sign structure measures as follows: along West Diversey Avenue, at four point five (4.5) feet in length, six point one seven (6.17) feet in height and nine point two five (9.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140375 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Pat's Pizzeria.*

[O2019-5000]

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

SECTION 1. Permission and authority are hereby given and granted to Pat's Pizzeria, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, nine (9) light fixtures projecting over the public right-of-way adjacent to its premises known as 2679 North Lincoln Avenue. Said light fixtures at

North Lincoln Avenue measure nine (9) at four (4) feet in length, one point five (1.5) feet in width and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139845 herein granted the sum of One Hundred Fifteen and no/100 Dollars (\$115.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Patio Gas.*

[O2019-4829]

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

SECTION 1. Permission and authority are hereby given and granted to Patio Gas, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6260 -- 6262 North Clark Street. Said sign structure measures as follows: along North Clark Street, at seven point five (7.5) feet in length, ten point two (10.2) feet in height and nine point nine (9.9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140935 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Patsy's Place.*

[O2019-4561]

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

SECTION 1. Permission and authority are hereby given and granted to Patsy's Place, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 2825 North Lincoln Avenue. Said light fixtures at North Lincoln Avenue measure four (4) at two (2) feet in length, one (1) foot in width and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140738 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

*Paula & Monica's Pizzeria.*

[O2019-4376]

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

SECTION 1. Permission and authority are hereby given and granted to Paula & Monica's Pizzeria, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 1518 West Chicago Avenue. Said light fixtures at West Chicago Avenue measure four (4) at point five (.5) foot in length, point five (.5) foot in width and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140678 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Pauline Books & Media.*

[O2019-5127]

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

SECTION 1. Permission and authority are hereby given and granted to Pauline Books & Media, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 172 North Michigan Avenue. Said sign structure measures as follows:

along North Michigan Avenue, at twenty (20) feet in length, one point six seven (1.67) feet in height and twenty (20) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138235 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Peoples Auto Parking Company.*

[O2019-4483]

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

SECTION 1. Permission and authority are hereby given and granted to Peoples Auto Parking Company, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 710 South Wabash Avenue. Said sign structure measures as follows: along South Wabash Avenue, at eight (8) feet in length, five (5) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140843 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Philz Coffee.*

[O2019-4378]

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

SECTION 1. Permission and authority are hereby given and granted to Philz Coffee, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1640 West Division Street. Said sign structure measures as follows: along West Division Street, at three (3) feet in length, three (3) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140027 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Pho 55 Noodle And Grill, Inc.*

[O2019-4603]

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

SECTION 1. Permission and authority are hereby given and granted to Pho 55 Noodle and Grill, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 1611 East 55<sup>th</sup> Street. Said sign structures measure as follows: along East 55<sup>th</sup> Street, one (1) at twelve point seven five (12.75) feet in length, two point six seven (2.67) feet in height and thirteen point zero eight (13.08) feet above grade level, one (1) at two point five (2.5) feet in length, two point eight three (2.83) feet in height and nine point one seven (9.17) feet above grade level and one (1) at thirteen (13) feet in length, two point six seven (2.67) feet in height and thirteen point zero eight (13.08) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139917 herein granted the sum of Seven Hundred and no/100 Dollars (\$700.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Pilsen 2001 LLC.*  
(Fence)

[O2019-4867]

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

SECTION 1. Permission and authority are hereby given and granted to Pilsen 2001 LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fence on the public right-of-way adjacent to its premises known as 2001 West 18<sup>th</sup> Street. Said fence at West 18<sup>th</sup> Street measures four point one seven (4.17) feet in length and three (3) feet in width for a total of twelve point five one (12.51) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140296 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Pilsen 2001 LLC.*  
(Fire Escape)

[O2019-4870]

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

SECTION 1. Permission and authority are hereby given and granted to Pilsen 2001 LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fire escape projecting over the public right-of-way adjacent to its

premises known as 2001 West 18<sup>th</sup> Street. Said fire escape at West 18<sup>th</sup> Street measures twenty-five (25) feet in length and fifteen point five two (15.52) feet in width for a total of three hundred eighty-eight (388) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140295 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Pilsen 2001 LLC.*  
(Steps)

[O2019-4871]

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

SECTION 1. Permission and authority are hereby given and granted to Pilsen 2001 LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) steps on the public right-of-way adjacent to its premises known as 2001 West 18<sup>th</sup> Street. Said steps at West 18<sup>th</sup> Street measure three (3) at nine point two five (9.25) feet in length and two point three three (2.33) feet in width for a total of sixty-four point six six (64.66) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140294 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Pink Nail Spa.*

[O2019-4562]

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

SECTION 1. Permission and authority are hereby given and granted to Pink Nail Spa, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2204 West North Avenue. Said sign structure measures as follows: along West North Avenue, at twelve point five (12.5) feet in length, one point five (1.5) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139144 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Pink Taco.*

[O2019-5128]

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

SECTION 1. Permission and authority are hereby given and granted to Pink Taco, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) door swings on the public right-of-way adjacent to its premises known as 431 North Wells Street. Said door swing at North Wells Street measures one (1) at three (3) feet in length and three (3) feet in width for a total of nine (9) square feet. Said door swing at West Hubbard Street measures one (1) at three (3) feet in length and three (3) feet in width for a total of nine (9) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140706 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Pinstripes.*

[O2019-5438]

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

SECTION 1. Permission and authority are hereby given and granted to Pinstripes, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 435 East Illinois Street. Said sign structure measures as follows: along East Illinois Street, at two point three three (2.33) feet in length, two point three three (2.33) feet in height and nine point three three (9.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139808 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Pipes And Stuff XX.*

[O2019-5398]

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

SECTION 1. Permission and authority are hereby given and granted to Pipes and Stuff XX, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1920 West North Avenue. Said sign structure measures as follows: along West North Avenue, at twenty-nine (29) feet in length, three (3) feet in height and ten (10) feet above

grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141071 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 10, 2019.

---

*Pizza Capri.*

[O2019-4604]

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

SECTION 1. Permission and authority are hereby given and granted to Pizza Capri, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, thirteen (13) light fixtures projecting over the public right-of-way adjacent to its premises known as 1501 East 53<sup>rd</sup> Street. Said light fixtures at East 53<sup>rd</sup> Street measure thirteen (13) at two (2) feet in length, one point five (1.5) feet in width and twenty-one (21) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139832 herein granted the sum of One Hundred Thirty-five and no/100 Dollars (\$135.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

---

*Pizza Capri/Zig Zag Kitchen.*

[O2019-4358]

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

SECTION 1. Permission and authority are hereby given and granted to Pizza Capri/Zig Zag Kitchen, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) light fixtures projecting over the public right-of-way adjacent to its premises known as 1733 North Halsted Street. Said light fixtures at North Halsted Street measure six (6) at one point five (1.5) feet in length, two point five (2.5) feet in width and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140183 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

---

*Pomp & Circumstance.*

[O2019-5003]

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

SECTION 1. Permission and authority are hereby given and granted to Pomp & Circumstance, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) trash containers on the public right-of-way adjacent to its premises known as 1400 North Wells Street. Said trash containers at public alley measure three (3) at five (5) feet in length and three point five eight (3.58) feet in width for a total of fifty-three point seven (53.7) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139783 herein granted the sum of Two Hundred Twenty-five and no/100 Dollars (\$225.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Ponte Gader Chicago LLC.*

[O2019-5129]

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

SECTION 1. Permission and authority are hereby given and granted to Ponte Gader Chicago LLC, upon the terms and subject to the conditions of this ordinance, to maintain

and use, as now constructed, ten (10) planters on the public right-of-way for beautification purposes adjacent to its premises known as 730 North Michigan Avenue. Said planters at North Michigan Avenue measure one (1) at forty-one point zero eight (41.08) feet in length and eight (8) feet in width for a total of three hundred twenty-eight point six four (328.64) square feet, one (1) at forty-seven point two five (47.25) feet in length and eight (8) feet in width for a total of three hundred seventy-eight (378) square feet, one (1) at fourteen point four two (14.42) feet in length and eight (8) feet in width for a total of one hundred fifteen point three six (115.36) square feet and one (1) at forty-one (41) feet in length and eight (8) feet in width for a total of three hundred twenty-eight (328) square feet. Said planters at East Chicago Avenue measure four (4) at five point zero eight (5.08) feet in length and five point zero eight (5.08) feet in width for a total of one hundred three point two three (103.23) square feet. Said planters at East Superior Street measure two (2) at five point zero eight (5.08) feet in length and five point zero eight (5.08) feet in width for a total of fifty-one point six one (51.61) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140619 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*The Pony Inn.*

[O2019-5209]

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

SECTION 1. Permission and authority are hereby given and granted to The Pony Inn, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1)

sign projecting over the public right-of-way attached to its premises known as 1638 West Belmont Avenue. Said sign structure measures as follows: along West Belmont Avenue, at seven (7) feet in length, ten (10) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140732 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Popeyes Chicken.*

[O2019-5130]

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

SECTION 1. Permission and authority are hereby given and granted to Popeyes Chicken, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 156 North Wabash Avenue. Said sign structures measure as follows: along 156 North Wabash Avenue, two (2) at seven point nine four (7.94) feet in length, one point five six (1.56) feet in height and eight point five (8.5) feet above grade level and one (1) at three (3) feet in length, two point five (2.5) feet in height and eight point five (8.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139139 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Pride Sushi And Thai.*

[O2019-5427]

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

SECTION 1. Permission and authority are hereby given and granted to Pride Sushi and Thai, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2706 West Peterson Avenue. Said sign structure measures as follows: along West Peterson Avenue, at seventeen point four two (17.42) feet in length, four (4) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141162 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 25, 2019.

---

*Prime Barber Lounge.*

[O2019-5426]

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

SECTION 1. Permission and authority are hereby given and granted to Prime Barber Lounge, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5752 West Addison Street. Said sign structure measures as follows: along West Addison Street, at twenty-two (22) feet in length, four (4) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1136366 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Pro-Tec Metal Finishing Corporation.*

[O2019-4642]

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

SECTION 1. Permission and authority are hereby given and granted to Pro-Tec Metal Finishing Corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) sampling chamber under the public right-of-way adjacent to its premises known as 1428 North Kilpatrick Avenue. Said sampling chamber at North Kilpatrick Avenue measures one (1) foot in length and two (2) feet in width for a total of two (2) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140491 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 1, 2019.

---

*The Publican.*

[O2019-5005]

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

SECTION 1. Permission and authority are hereby given and granted to The Publican, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 837 West Fulton Market. Said sign structure measures as follows: along West Fulton Market, at

four point eight three (4.83) feet in length, three point five (3.5) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133978 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Puerto Rican Cultural Center.*

[O2019-4817]

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

SECTION 1. Permission and authority are hereby given and granted to Puerto Rican Cultural Center, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) windscreen on the public right-of-way adjacent to its premises known as 2739 -- 2741 West Division Street. Said windscreen at West Division Street measures five (5) feet in length and two point five (2.5) feet in width for a total of twelve point five (12.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139448 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 10, 2019.

---

*Pups Pet Club.*

[O2019-5132]

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

SECTION 1. Permission and authority are hereby given and granted to Pups Pet Club, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 468 North New Street. Said sign structure measures as follows: along North New Street, at three (3) feet in length, three (3) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139813 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Pure Barre Chicago Streeterville.*

[O2019-5133]

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

SECTION 1. Permission and authority are hereby given and granted to Pure Barre Chicago Streeterville, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 319 East Ontario Street. Said sign structure measures as follows: along East Ontario Street, at two (2) feet in length, one point three three (1.33) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132247 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Qdoba Mexican Eats No. 2621.*

[O2019-5443]

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

SECTION 1. Permission and authority are hereby given and granted to Qdoba Mexican Eats Number 2621, upon the-terms and subject to the conditions of this ordinance, to maintain and use eight (8) signs projecting over the public right-of-way attached to its premises known as 100 North LaSalle Street. Said sign structures measure as follows:

along North LaSalle Street, five (5) at twelve (12) feet in length, three point nine two (3.92) feet in height and ten (10) feet above grade level. Said sign structures measure as follows: along North LaSalle Street, two (2) at six point one seven (6.17) feet in length, six point one seven (6.17) feet in height and thirteen point eight three (13.83) feet above grade level. Said sign structure measures as follows: along North LaSalle Street, one (1) at fifteen point six seven (15.67) feet in length, three point nine two (3.92) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141226 herein granted the sum of Two Thousand Four Hundred and no/100 Dollars (\$2,400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 30, 2019.

---

*Quaker Tower.*

[O2019-5135]

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

SECTION 1. Permission and authority are hereby given and granted to Quaker Tower, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) building projection on the public right-of-way adjacent to its premises known as 555 West Monroe Street. Said building projection at West Monroe Street measures sixty point five eight (60.58) feet in length and thirty-six point six seven (36.67) feet in width for a total of two thousand two hundred twenty-one point four seven (2,221.47) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans

and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140090 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Quick Stop Food & Liquor Mart, Inc.*

[O2019-4767]

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

SECTION 1. Permission and authority are hereby given and granted to Quick Stop Food & Liquor Mart, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 409 East 111<sup>th</sup> Street. Said sign structure measures as follows: along East 111<sup>th</sup> Street, at eight (8) feet in length, four (4) feet in height and twelve point seven five (12.75) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140287 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Quinn Chapel.*

[O2019-4451]

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

SECTION 1. Permission and authority are hereby given and granted to Quinn Chapel, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) handicap ramp on the public right-of-way adjacent to its premises known as 2401 South Wabash Avenue. Said ramp at East 24<sup>th</sup> Street measures forty (40) feet in length and four (4) feet in width for a total of one hundred sixty (160) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Mayor's Office for People with Disabilities.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140877 herein granted the sum of One Thousand Three Hundred Seventy-one and no/100 Dollars (\$1,371.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

*Rabbit Hole.*

[O2019-4360]

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

SECTION 1. Permission and authority are hereby given and granted to Rabbit Hole, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1208 North Wells Street. Said sign structure measures as follows: along North Wells Street, at six (6) feet in length, six (6) feet in height and eighteen (18) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1127660 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Ray Buick, Inc.*

[O2019-5409]

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

SECTION 1. Permission and authority are hereby given and granted to Ray Buick, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 5011 West 63<sup>rd</sup> Street. Said sign structures measure as follows: along West 63<sup>rd</sup> Street, one (1) at six point five eight (6.58) feet in length, two point three three (2.33) feet in height and twelve (12) feet above grade level and one (1) at nine point five (9.5) feet in length,

one point four two (1.42) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141076 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 25, 2019.

---

*RDI & SDI LLC.*

[O2019-5137]

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

SECTION 1. Permission and authority are hereby given and granted to RDI & SDI LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) banners projecting over the public right-of-way adjacent to its premises known as 210 West Illinois Street. Said banners at West Illinois Street measure two (2) at three (3) feet in length and eight (8) feet in width for a total of forty-eight (48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1136127 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Rebel And Rye Tavern.*

[O2019-5008]

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

SECTION 1. Permission and authority are hereby given and granted to Rebel and Rye Tavern, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 726 West Grand Avenue. Said sign structure measures as follows: along West Grand Avenue, at three point one seven (3.17) feet in length, two point three three (2.33) feet in height and fourteen point six seven (14.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139871 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Rebel 215 LLC.*  
(Fire Escape)

[O2019-5141]

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

SECTION 1. Permission and authority are hereby given and granted to Rebel 215 LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fire escape projecting over the public right-of-way adjacent to its premises known as 215 West Ontario Street. Said fire escape at alley behind 215 West Ontario Street measures twenty-six (26) feet in length and five (5) feet in width for a total of one hundred thirty (130) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139981 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 30, 2015.

---

*Rebel 215 LLC.*  
(Loading Dock)

[O2019-5142]

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

SECTION 1. Permission and authority are hereby given and granted to Rebel 215 LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as

now constructed, one (1) loading dock on the public right-of-way adjacent to its premises known as 215 West Ontario Street. Said loading dock at alley behind West Ontario Street measures eight (8) feet in length and six (6) feet in width for a total of forty-eight (48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139983 herein granted the sum of Five Hundred Eighty-eight and no/100 Dollars (\$588.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 30, 2015.

---

*Refuge Live.*

[O2019-4484]

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

SECTION 1. Permission and authority are hereby given and granted to Refuge Live, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 416 South Clark Street. Said sign structure measures as follows: along South Clark Street, at four (4) feet in length, three (3) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140649 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Reggie's Bar & Grill.*  
(Light Fixtures)

[O2019-4459]

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

SECTION 1. Permission and authority are hereby given and granted to Reggie's Bar & Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 2105 South State Street. Said light fixtures at South State Street measure four (4) at two point five (2.5) feet in length, thirteen point three three (13.33) feet in width and thirty-seven point two five (37.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140032 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 19, 2018.

---

*Reggie's Bar & Grill.*  
(Security Camera)

[O2019-4461]

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

SECTION 1. Permission and authority are hereby given and granted to Reggie's Bar & Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) security camera projecting over the public right-of-way for security purposes adjacent to its premises known as 2105 South State Street. Said security camera at South State Street measures one (1) foot in length, one point one seven (1.17) feet in width and eight (8) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140033 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 5, 2018.

*Resi's Bierstube, Inc.*

[O2019-5212]

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

SECTION 1. Permission and authority are hereby given and granted to Resi's Bierstube, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2034 West Irving Park Road. Said sign structure measures as follows: along West Irving Park Road, at three point seven five (3.75) feet in length, four point three three (4.33) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140848 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*The Residences Condominium On The Magnificent Mile Condominium Association.  
(Caissons)*

[O2019-5151]

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

SECTION 1. Permission and authority are hereby given and granted to The Residences Condominium on the Magnificent Mile Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, fifteen (15) caissons under the public right-of-way adjacent to its premises known as

118 East Erie Street. Said caissons at East Erie Street measure one (1) at point four two (.42) foot in length and two point eight three (2.83) feet in width for a total of one point one nine (1.19) square feet, one (1) at point four two (.42) foot in length and three (3) feet in width for a total of one point two six (1.26) square feet, one (1) at point five (.5) foot in length and three point two five (3.25) feet in width for a total of one point six three (1.63) square feet, one (1) at point five eight (.58) foot in length and three point four two (3.42) feet in width for a total of one point nine eight (1.98) square feet, one (1) at point four two (.42) foot in length and two point seven five (2.75) feet in width for a total of one point one six (1.16) square feet and one (1) at point five eight (.58) foot in length and three point five eight (3.58) feet in width for a total of two point zero eight (2.08) square feet. Said caissons at North Michigan Avenue measure one (1) at point one seven (.17) foot in length and one point eight three (1.83) feet in width for a total of point three one (.31) square foot, one (1) at point six seven (.67) foot in length and three point five (3.5) feet in width for a total of two point three five (2.35) square feet, two (2) at point zero two (.02) foot in length and point eight three (.83) foot in width for a total of point zero three (.03) square foot, one (1) at point nine two (.92) foot in length and four point two five (4.25) feet in width for a total of three point nine one (3.91) square feet, one (1) at one point four two (1.42) feet in length and five point five eight (5.58) feet in width for a total of seven point nine two (7.92) square feet, one (1) at two point zero eight (2.08) feet in length and seven point six seven (7.67) feet in width for a total of fifteen point nine five (15.95) square feet, one (1) at two point five eight (2.58) feet in length and eight point seven five (8.75) feet in width for a total of twenty-two point five eight (22.58) square feet and one (1) at three point five eight (3.58) feet in length and eleven (11) feet in width for a total of thirty-nine point three eight (39.38) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140672 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

*The Residences Condominium On The Magnificent Mile Condominium Association.*  
(Light Fixtures)

[O2019-5157]

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

SECTION 1. Permission and authority are hereby given and granted to The Residences Condominium on the Magnificent Mile Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, thirteen (13) light fixtures projecting over the public right-of-way adjacent to its premises known as 118 East Erie Street. Said light fixtures at North Michigan Avenue measure six (6) at two point two five (2.25) feet in length, one (1) foot in width and nine (9) feet above grade level. Said light fixtures at East Erie Street measure three (3) at one point six six (1.66) feet in length, point seven five (.75) foot in width and six point five (6.5) feet above grade level. Said light fixtures at North Michigan Avenue measure four (4) at one point six six (1.66) feet in length, point seven five (.75) foot in width and six point five (6.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140675 herein granted the sum of One Hundred Thirty-five and no/100 Dollars (\$135.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*The Residences Condominium On The Magnificent Mile Condominium Association.*  
(Planters)  
(Privilege No. 1140673)

[O2019-5166]

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

SECTION 1. Permission and authority are hereby given and granted to The Residences Condominium on the Magnificent Mile Condominium Association, upon the terms and

subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) planters on the public right-of-way for beautification purposes adjacent to its premises known as 118 East Erie Street. Said planter at North Michigan Avenue measures one (1) at forty-nine point eight three (49.83) feet in length and ten (10) feet in width for a total of four hundred ninety-eight point three (498.3) square feet. Said planter at North Michigan Avenue measures one (1) at forty (40) feet in length and ten (10) feet in width for a total of four hundred (400) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140673 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*The Residences Condominium On The Magnificent Mile Condominium Association.*  
(Planters)  
(Privilege No. 1140674)

[O2019-5170]

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

SECTION 1. Permission and authority are hereby given and granted to The Residences Condominium on the Magnificent Mile Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) planters on the public right-of-way for beautification purposes adjacent to its premises known as 118 East Erie Street. Said planters at East Erie Street measure two (2) at one (1) foot in length and one point six six (1.66) feet in width for a total of three point three two (3.32) square feet. Grantee must allow the required clear and unobstructed

space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140674 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*The Residences Condominium On The Magnificent Mile Condominium Association.*  
(Vault)

[O2019-5173]

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

SECTION 1. Permission and authority are hereby given and granted to The Residences Condominium on the Magnificent Mile Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) vault under the public right-of-way adjacent to its premises known as 118 East Erie Street. Said vault at North Michigan Avenue measures thirteen point one six (13.16) feet in length and eleven point nine one (11.91) feet in width for a total of one hundred fifty-six point seven four (156.74) square feet. Existing vault is nineteen point one seven (19.17) feet in depth. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140671 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Retro Cafe Restaurant.*

[O2019-5419]

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

SECTION 1. Permission and authority are hereby given and granted to Retro Cafe Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3246 North Central Avenue. Said sign structure measures as follows: along North Central Avenue, at two (2) feet in length, sixteen (16) feet in height and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141148 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Rhodes Cleaners.*

[O2019-5392]

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

SECTION 1. Permission and authority are hereby given and granted to Rhodes Cleaners, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 514 East 79<sup>th</sup> Street. Said sign structure measures as follows: along East 79<sup>th</sup> Street, at seven point five (7.5) feet in length, six (6) feet in height and nine point five eight (9.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141077 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

*Riccardo Osteria.*

[O2019-5004]

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

SECTION 1. Permission and authority are hereby given and granted to Riccardo Osteria, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, twenty-three (23) light fixtures projecting over the public right-of-way adjacent to its premises known as 1023 West Lake Street. Said light fixtures at North Carpenter Street/West Lake Street measure eighteen (18) at point three five (.35) foot in length, point three three (.33) foot in width and eighteen point five (18.5) feet above grade level and five (5) at point seven five (.75) foot in length, one point eight three (1.83) feet in width and nineteen (19) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140390 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*The Richard H. Driehaus Museum.*

[O2019-5176]

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

SECTION 1. Permission and authority are hereby given and granted to The Richard H. Driehaus Museum, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) bollard on the public right-of-way adjacent to its

premises known as 40 East Erie Street. Said bollard at East Erie Street measures one point two five (1.25) feet in length and one point two five (1.25) feet in width for a total of one point five six (1.56) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140121 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Richard's Body Shop On Grand, Inc.*

[O2019-4819]

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

SECTION 1. Permission and authority are hereby given and granted to Richard's Body Shop on Grand, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2666 West Grand Avenue. Said sign structure measures as follows: along West Grand Avenue, at six (6) feet in length, five (5) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140621 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Ridge Funeral Home No. 4190.*

[O2019-4760]

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

SECTION 1. Permission and authority are hereby given and granted to Ridge Funeral Home Number 4190, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6620 West Archer Avenue. Said sign structure measures as follows: along West Archer Avenue, at six point one seven (6.17) feet in length, four (4) feet in height and nine point four two (9.42) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140768 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*River North Limited Partnership No. 2.*

[O2019-5178]

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

SECTION 1. Permission and authority are hereby given and granted to River North Limited Partnership Number 2, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) fire escapes projecting over the public right-of-way adjacent to its premises known as 222 West Hubbard Street. Said fire escapes at West Hubbard Street measure two (2) at thirty-five (35) feet in length and seven (7) feet in width for a total of four hundred ninety (490) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140140 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*River West Meeting Associates.*

[O2019-5219]

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

SECTION 1. Permission and authority are hereby given and granted to River West Meeting Associates, upon the terms and subject to the conditions of this ordinance,

to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3616 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at five point four two (5.42) feet in length, six point five eight (6.58) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140482 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Rooh Chicago.*

[O2019-5010]

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

SECTION 1. Permission and authority are hereby given and granted to Rooh Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 736 West Randolph Street. Said sign structure measures as follows: along West Randolph Street, at three (3) feet in length, three (3) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139126 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Rothschild Liquors.*

[O2019-4455]

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

SECTION 1. Permission and authority are hereby given and granted to Rothschild Liquors, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 3015 West Madison Street. Said security cameras at West Madison Street measure three (3) at point eight three (.83) foot in length, point three three (.33) foot in width and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140146 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Sabri Nihari.*

[O2019-5261]

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

SECTION 1. Permission and authority are hereby given and granted to Sabri Nihari, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 2500 West Devon Avenue. Said sign structure measures as follows: along West Devon Avenue, one (1) at fifteen (15) feet in length, two point five (2.5) feet in height and twelve (12) feet above grade level. Said sign structure measures as follows: along North Campbell Avenue, one (1) at twelve (12) feet in length, two (2) feet in height and twelve (12) feet above grade level. Said sign structure measures as follows: along West Devon Avenue, one (1) at two point six six (2.66) feet in length, five (5) feet in height and twelve (12) feet above grade level. Said sign structure measures as follows: along West Devon Avenue, one (1) at two point five (2.5) feet in length, three (3) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140743 herein granted the sum of Four Hundred Seventy-five and no/100 Dollars (\$475.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 31, 2017.

*Safeguard Self Storage.*

[O2019-4895]

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

SECTION 1. Permission and authority are hereby given and granted to Safeguard Self Storage, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 6244 North Northwest Highway. Said sign structures measure as follows: along North Northwest Highway, one (1) at thirty-three point two five (33.25) feet in length, twelve point one six (12.16) feet in height and thirteen (13) feet above grade level and one (1) at two (2) feet in length, twelve (12) feet in height and fifteen point six seven (15.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139840 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Sajjad, Inc.*

[O2019-5457]

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

SECTION 1. Permission and authority are hereby given and granted to Sajjad, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3801 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at

four (4) feet in length, six (6) feet in height and eight point five (8.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141005 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Saks Fifth Avenue.*  
(Planter Curbs)

[O2019-5181]

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

SECTION 1. Permission and authority are hereby given and granted to Saks Fifth Avenue, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) planter curbs on the public right-of-way for beautification purposes adjacent to its premises known as 700 North Michigan Avenue. Said planter curbs at East Superior Street measure four (4) at forty (40) feet in length and ten (10) feet in width for a total of one thousand six hundred (1,600) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140632 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 25, 2019.

---

*Saks Fifth Avenue.*  
(Signs)

[O2019-5184]

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

SECTION 1. Permission and authority are hereby given and granted to Saks Fifth Avenue, upon the terms and subject to the conditions of this ordinance, to maintain and use nine (9) signs projecting over the public right-of-way attached to its premises known as 700 North Michigan Avenue. Said sign structure measures as follows: along North Michigan Avenue, one (1) at twelve point two five (12.25) feet in length, twelve point two five (12.25) feet in height and twenty-five (25) feet above grade level. Said sign structures measure as follows: along North Michigan Avenue, two (2) at two point five (2.5) feet in length, two point five (2.5) feet in height and three (3) feet above grade level. Said sign structure measures as follows: along East Superior Street, one (1) at twelve point two five (12.25) feet in length, twelve point two five (12.25) feet in height and twenty-five (25) feet above grade level. Said sign structures measure as follows: along East Superior Street, five (5) at two point five (2.5) feet in length, two point five (2.5) feet in height and three (3) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140631 herein granted the sum of Seven Hundred Seventy-five and no/100 Dollars (\$775.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 2, 2019.

---

*Salonica Restaurant.*

[O2019-4607]

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

SECTION 1. Permission and authority are hereby given and granted to Salonica Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) light fixtures projecting over the public right-of-way adjacent to its premises known as 1438 -- 1440 East 57<sup>th</sup> Street. Said light fixtures at East 57<sup>th</sup> Street measure four (4) at four (4) feet in length, point five (.5) foot in width and fourteen (14) feet above grade level. Said light fixtures at South Blackstone Avenue measure two (2) at four (4) feet in length, point five (.5) foot in width and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140667 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 30, 2019.

*Salvatore's Restaurant.*

[O2019-5451]

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

SECTION 1. Permission and authority are hereby given and granted to Salvatore's Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 525 West Arlington Place. Said sign structure measures as follows: along West Arlington Place, at five (5) feet in length, two (2) feet in height and fourteen point seven five (14.75) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141188 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Sapori.*

[O2019-5007]

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

SECTION 1. Permission and authority are hereby given and granted to Sapori, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 2701 North Halsted Street. Said light fixtures at North Halsted Street measure two (2) at four point six (4.6) feet in length, point eight (.8) foot in width and

twelve (12) feet above grade level. Said light fixtures at West Schubert Avenue measure two (2) at four point six (4.6) feet in length, point eight (.8) foot in width and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139942 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 5, 2017.

—

*Satui.*

[O2019-5460]

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

SECTION 1. Permission and authority are hereby given and granted to Satui, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 171 North Aberdeen Street. Said sign structures measure as follows: along North Aberdeen Street, one (1) at nine point six seven (9.67) feet in length, three point zero eight (3.08) feet in height and eleven (11) feet above grade level and one (1) at one point eight three (1.83) feet in length, one point eight three (1.83) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139072 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

Scotty's.

[O2019-4380]

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

SECTION 1. Permission and authority are hereby given and granted to Scotty's, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1610 West Chicago Avenue. Said sign structure measures as follows: along West Chicago Avenue, at nine (9) feet in length, nine (9) feet in height and thirteen point five (13.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140277 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Secrets.*

[O2019-5198]

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

SECTION 1. Permission and authority are hereby given and granted to Secrets, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3229 North Clark Street. Said sign structure measures as follows: along North Clark Street, at twenty-one (21) feet in length, three (3) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140620 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Security Shop, Inc. South.*

[O2019-4609]

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

SECTION 1. Permission and authority are hereby given and granted to Security Shop, Inc. South, upon the terms and subject to the conditions of this ordinance, to

maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1605 East 55<sup>th</sup> Street. Said sign structure measures as follows: along East 55<sup>th</sup> Street, at fourteen point five (14.5) feet in length, two point six seven (2.67) feet in height and thirteen point zero eight (13.08) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139919 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Seoul Corea Restaurant.*

[O2019-4611]

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

SECTION 1. Permission and authority are hereby given and granted to Seoul Corea Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1603 East 55<sup>th</sup> Street. Said sign structures measure as follows: along East 55<sup>th</sup> Street, one (1) at twenty-one point three three (21.33) feet in length, two point six seven (2.67) feet in height and thirteen point zero eight (13.08) feet above grade level and one (1) at two point five (2.5) feet in length, two point eight three (2.83) feet in height and nine point one seven (9.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139921 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Sheldon Liquors.*  
(11112 S. Halsted St.)

[O2019-4580]

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

SECTION 1. Permission and authority are hereby given and granted to Sheldon Liquors, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 11112 South Halsted Street. Said sign structure measures as follows: along West 111<sup>th</sup> Street, one (1) at twenty-four (24) feet in length, three (3) feet in height and ten point five (10.5) feet above grade level. Said sign structure measures as follows: along West 111<sup>th</sup> Street, one (1) at ten (10) feet in length, two point five (2.5) feet in height and twenty-five (25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140684 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Sheldon Liquors.*  
(421 E. 103<sup>rd</sup> St.)

[O2019-4769]

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

SECTION 1. Permission and authority are hereby given and granted to Sheldon Liquors, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 421 East 103<sup>rd</sup> Street. Said sign structure measures as follows: along East 103<sup>rd</sup> Street, one (1) at ten (10) feet in length, four (4) feet in height and ten point eight three (10.83) feet above grade level. Said sign structure measures as follows: along East 103<sup>rd</sup> Street, one (1) at thirty (30) feet in length, thirty (30) feet in height and nine point eight three (9.83) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140676 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

*Silliman Group LLC.*

[O2019-4616]

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

SECTION 1. Permission and authority are hereby given and granted to Silliman Group LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) bay windows projecting over the public right-of-way adjacent to its premises known as 1509 -- 1517 East 57<sup>th</sup> Street. Said bay windows at East 57<sup>th</sup> Street measure two (2) at twelve point five (12.5) feet in length and one point seven five (1.75) feet in width for a total of forty-three point seven five (43.75) square feet, two (2) at nine point three five (9.35) feet in length and two point six (2.6) feet in width for a total of forty-eight point six two (48.62) square feet and one (1) at three point eight four (3.84) feet in length and one point seven five (1.75) feet in width for a total of six point seven two (6.72) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140847 herein granted the sum of Three Hundred Seventy-five and no/100 Dollars (\$375.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Silver's Seafood Restaurant.*

[O2019-5093]

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

SECTION 1. Permission and authority are hereby given and granted to Silver's Seafood Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and

use one (1) sign projecting over the public right-of-way attached to its premises known as 4829 North Broadway. Said sign structure measures as follows: along North Broadway, at thirty-three (33) feet in length, four (4) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140303 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Sixteen Condominium Association.*

[O2019-5221]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Sixteen Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, nine (9) balconies projecting over the public right-of-way adjacent to its premises known as 3443 North Lincoln Avenue. Said balconies at North Lincoln Avenue measure one (1) at three (3) feet in length and nine point seven five (9.75) feet in width for a total of twenty-nine point two five (29.25) square feet, one (1) at three (3) feet in length and twelve point seven four (12.74) feet in width for a total of thirty-eight point two two (38.22) square feet, one (1) at three (3) feet in length and nine point seven four (9.74) feet in width for a total of twenty-nine point two two (29.22) square feet, one (1) at three (3) feet in length and nine point seven five (9.75) feet in width for a total of twenty-nine point two five (29.25) square feet, one (1) at three (3) feet in length and twelve point seven four (12.74) feet in width for a total of thirty-eight point two two (38.22) square feet, one (1) at three (3) feet in length and nine point seven four (9.74) feet in width

for a total of twenty-nine point two two (29.22) square feet, one (1) at three (3) feet in length and nine point seven five (9.75) feet in width for a total of twenty-nine point two five (29.25) square feet, one (1) at three (3) feet in length and nine point seven four (9.74) feet in width for a total of twenty-nine point two two (29.22) square feet and one (1) at three (3) feet in length and twelve point seven four (12.74) feet in width for a total of thirty-eight point two two (38.22) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139886 herein granted the sum of Six Hundred Seventy-five and no/100 Dollars (\$675.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Skyway Motel & Suites, Inc.*

[O2019-4735]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Skyway Motel & Suites, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 9132 -- 9138 South Stony Island Avenue. Said sign structure measures as follows: along South Stony Island Avenue, at ten (10) feet in length, five point seven five (5.75) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135580 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*The Smith.*  
(Privilege No. 1135878)

[O2019-5191]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Smith, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 400 -- 406 North Clark Street. Said sign structure measures as follows: along corner of North Clark Street and West Kinze Street, one (1) at three point zero eight (3.08) feet in length, ten (10) feet in height and twenty point four two (20.42) feet above grade level. Said sign structures measure as follows: along North Clark Street, one (1) at one point three three (1.33) feet in length, four (4) feet in height and twelve point four two (12.42) feet above grade level and one (1) at twelve point five eight (12.58) feet in length, one point five (1.5) feet in height and fourteen point four two (14.42) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be instructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135878 herein granted the sum of Four Hundred Seventy-five and no/100 Dollars (\$475.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

—

*The Smith.*  
(Privilege No. 1135879)

[O2019-5195]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Smith, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 400 -- 406 North Clark Street. Said sign structure measures as follows: along North Clark Street, at two (2) feet in length, four point six seven (4.67) feet in height and one point nine two (1.92) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135879 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*South Shore Motel & Suites, Inc.*

[O2019-4737]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to South Shore Motel & Suites, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 8101 South Stony Island Avenue. Said sign structure measures as follows: along South Stony Island Avenue, at twelve (12) feet in length, eight (8) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135581 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Southport Properties LLC.*

[O2019-5200]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Southport Properties LLC, upon the terms and subject to the conditions of this ordinance, to maintain

and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 3356 North Sheffield Avenue. Said light fixture at North Sheffield Avenue measures one (1) at point six seven (.67) foot in length, one (1) foot in width and eight (8) feet above grade level. Said light fixtures at West Roscoe Street measure three (3) at point six seven (.67) foot in length, one point one six (1.16) feet in width and eight (8) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140166 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Spicy Fingers.*

[O2019-4382]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Spicy Fingers, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1549 West Chicago Avenue. Said sign structures measure as follows: along West Chicago Avenue, one (1) at seven (7) feet in length, six (6) feet in height and nine point five (9.5) feet above grade level and one (1) at two (2) feet in length, two (2) feet in height and nine point five (9.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139828 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Spirits Beverage Depot.*  
(Conduit)

[O2019-4738]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Spirits Beverage Depot, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) conduit projecting over the public right-of-way adjacent to its premises known as 6601 South Halsted Street. Said conduit at South Halsted Street measures twenty (20) feet in length and point five (.5) foot in width for a total of ten (10) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140344 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Spirits Beverage Depot.*  
(Security Cameras)

[O2019-4740]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Spirits Beverage Depot, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 6601 South Halsted Street. Said security cameras at South Halsted Street measure three (3) at point eight three (.83) foot in length, point eight three (.83) foot in width and twenty-one (21) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140343 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Sprint Store By MSM.*

[O2019-5270]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Sprint Store by MSM, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 4800 West Irving Park Road. Said sign structure measures as follows: along West Irving Park Road, one (1) at twelve (12) feet in length, three point five eight (3.58) feet in height and eleven (11) feet above grade level. Said sign structure measures as follows: along West Irving Park Road, one (1) at nine (9) feet in length, two point six six (2.66) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1130302 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*SPUS8 150 NMA L.P.*

[O2019-5433]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to SPUS8 150 NMA L.P., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as

150 North Michigan Avenue. Said sign structure measures as follows: along East Randolph Street, at twelve point five eight (12.58) feet in length, seven point one one (7.11) feet in height and five (5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141081 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*St. Alfred, Incorporated.*

[O2019-4392]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to St. Alfred, Incorporated, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1531 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, at two (2) feet in length, two (2) feet in height and nine point five (9.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140461 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*St. John Berchmans.*

[O2019-4563]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to St. John Berchmans, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use three (3) park benches on the public right-of-way adjacent to its premises known as 2524 West Altgeld Street. Said park benches at West Altgeld Street measure three (3) at twenty-eight (28) feet in length and one point six seven (1.67) feet in width for a total of one hundred forty point two eight (140.28) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138639 herein granted the sum of Two Hundred Twenty-five and no/100 Dollars (\$225.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Standard Parking.*

[O2019-5435]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Standard Parking, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 400 East South Water Street. Said sign structure measures as follows: along East South Water Street, at six (6) feet in length, eight (8) feet in height and eighteen (18) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140972 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Starbucks Coffee No. 231.*

[O2019-5204]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 231, upon the terms and subject to the conditions of this ordinance, to maintain

and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 3400 North Southport Avenue. Said light fixtures at North Southport Avenue measure four (4) at two point five (2.5) feet in length, two point five (2.5) feet in width and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139633 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*Starbucks Coffee No. 11719.*

[O2019-5015]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 11719, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 116 South Halsted Street. Said sign structure measures as follows: along South Halsted Street, at twenty-four point three three (24.33) feet in length, one point five (1.5) feet in height and eleven point three three (11.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140626 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*State And Chestnut 845 North State Street.*

[O2019-4361]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to State and Chestnut 845 North State Street, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, thirteen (13) caissons under the public right-of-way adjacent to its premises known as 845 North State Street. Said caissons at North State Street measure one (1) at nine (9) feet in length and two point eight three (2.83) feet in width for a total of twenty-five point four seven (25.47) square feet, one (1) at seventeen point five (17.5) feet in length and five point one seven (5.17) feet in width for a total of ninety point four eight (90.48) square feet, one (1) at nine (9) feet in length and two point eight three (2.83) feet in width for a total of twenty-five point four seven (25.47) square feet, one (1) at nine point eight three (9.83) feet in length and three point three three (3.33) feet in width for a total of thirty-two point seven three (32.73) square feet, one (1) at nine point eight three (9.83) feet in length and three point three three (3.33) feet in width for a total of thirty-two point seven three (32.73) square feet, one (1) at fifteen point one seven (15.17) feet in length and four point one seven (4.17) feet in width for a total of sixty-three point two six (63.26) square feet, one (1) at ten point one seven (10.17) feet in length and three point three three (3.33) feet in width for a total of thirty-three point eight seven (33.87) square feet, one (1) at six point five eight (6.58) feet in length and one point one seven (1.17) feet in width for a total of seven point seven (7.7) square feet, one (1) at six point eight three (6.83) feet in length and two point three three (2.33) feet in width for a total of fifteen point nine one (15.91) square feet, one (1) at ten point one six (10.16) feet in length and two point three three (2.33) feet in

width for a total of twenty-three point six seven (23.67) square feet, one (1) at ten point one six (10.16) feet in length and three point three three (3.33) feet in width for a total of thirty-three point eight three (33.83) square feet, one (1) at ten point one six (10.16) feet in length and three point three three (3.33) feet in width for a total of thirty-three point eight three (33.83) square feet and one (1) at five point five (5.5) feet in length and one (1) foot in width for a total of five point five (5.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140299 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 24, 2018.

---

*State Farm Insurance.*  
(4034 W. Lawrence Ave.)

[O2019-4668]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to State Farm Insurance, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4034 West Lawrence Avenue. Said sign structure measures as follows: along West Lawrence Avenue, at four (4) feet in length, six (6) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140459 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*State Farm Insurance.*  
(1813 W. 87<sup>th</sup> St.)

[O2019-4962]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to State Farm Insurance, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1813 West 87<sup>th</sup> Street. Said sign structure measures as follows: along West 87<sup>th</sup> Street, at twelve point five (12.5) feet in length, one point seven nine (1.79) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140489 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*State Farm Insurance, Ann M. Nolan, Agent.*

[O2019-4363]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to State Farm Insurance, Ann M. Nolan, Agent, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1631 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, at four (4) feet in length, four (4) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140748 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 30, 2019.

*Steinway, Inc.*

[O2019-4364]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Steinway, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1960 North Clybourn Avenue. Said sign structure measures as follows: along North Clybourn Avenue, at two (2) feet in length, twelve (12) feet in height and ten point zero eight (10.08) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138181 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Steppenwolf Theatre Company.*

[O2019-5013]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Steppenwolf Theatre Company, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) earth retention system under the public right-of-way adjacent to its premises known as 1646 North Halsted Street. Said earth retention system at North Halsted Street measures one hundred twenty-five (125) feet in

length and two point zero eight (2.08) feet in width for a total of two hundred sixty (260) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139566 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Stone Creek Coffee.*

[O2019-5210]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Stone Creek Coffee, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 939 West Belmont Avenue. Said sign structures measure as follows: along West Belmont Avenue, one (1) at seventeen (17) feet in length, one point five (1.5) feet in height and ten (10) feet above grade level and one (1) at two (2) feet in length, two (2) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137784 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Stony Island Motel.*

[O2019-4744]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Stony Island Motel, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 9201 South Stony Island Avenue. Said sign structure measures as follows: along South Stony Island Avenue, at twelve (12) feet in length, eight (8) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135582 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Studios Fuse.*

[O2019-5020]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Studios Fuse, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2215 -- 2217 North Halsted Street. Said sign structure measures as follows: along North Halsted Street, at fifty-three (53) feet in length, one point eight three (1.83) feet in height and ten point six seven (10.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133687 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Su Chaplin Chicago LLC.*

[O2019-4393]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Su Chaplin Chicago LLC, upon the terms and subject to the conditions of this ordinance, to maintain

and use, as now constructed, one (1) fire escape on the public right-of-way adjacent to its premises known as 1749 West Chicago Avenue. Said fire escape at West Chicago Avenue measures thirty-three point five (33.5) feet in length and fifteen point one seven (15.17) feet in width for a total of five hundred eight point two (508.2) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138294 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Subway.*

[O2019-5097]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Subway, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4556 North Magnolia Avenue. Said sign structure measures as follows: along North Magnolia Avenue, at five (5) feet in length, four (4) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135217 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

—

*Sumi.*

[O2019-4463]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Sumi, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1303 South Michigan Avenue. Said sign structure measures as follows: along South Michigan Avenue, at eleven point eight three (11.83) feet in length, three point six seven (3.67) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139561 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Sun Shine Food & Liquor, Inc.*

[O2019-4768]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Sun Shine Food & Liquor, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3900 West Roosevelt Road. Said sign structure measures as follows: along West Roosevelt Road, at six (6) feet in length, three (3) feet in height and eighteen (18) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140690 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Sweet World Pastry, Inc.*

[O2019-5271]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Sweet World Pastry, Inc., upon the terms and subject to the conditions of this ordinance, to maintain

and use one (1) sign projecting over the public right-of-way attached to its premises known as 5450 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, at sixty (60) feet in length, four (4) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140634 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*T-Mobile.*

[O2019-5247]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to T-Mobile, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6466 North Sheridan Road. Said sign structure measures as follows: along North Sheridan Road, at fifteen (15) feet in length, three (3) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139519 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*T-Mobile Central LLC.*

[O2019-5019]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to T-Mobile Central LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 120 South Halsted Street. Said sign structure measures as follows: along South Halsted Street, at fifteen point six six (15.66) feet in length, three point one six (3.16) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140484 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*T-Mobile Limited.*  
(1973 W. Lawrence Ave.)

[O2019-5226]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to T-Mobile Limited, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1973 West Lawrence Avenue. Said sign structure measures as follows: along West Lawrence Avenue, one (1) at fifteen point three three (15.33) feet in length, five point six seven (5.67) feet in height and nine (9) feet above grade level. Said sign structure measures as follows: along North Damen Avenue, one (1) at fifteen point three three (15.33) feet in length, five point six seven (5.67) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140929 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 30, 2019.

*T-Mobile Limited.*  
(4001 W. Montrose Ave.)

[O2019-4670]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to T-Mobile Limited, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 4001 West Montrose Avenue. Said sign structure measures as follows: along West Montrose Avenue, one (1) at twenty point five (20.5) feet in length, three point one seven (3.17) feet in height and fifteen point six seven (15.67) feet above grade level. Said sign structure measures as follows: along North Pulaski Road, one (1) at twenty point five (20.5) feet in length, three point one seven (3.17) feet in height and fifteen point six seven (15.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140964 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Tac Quick.*

[O2019-5101]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tac Quick, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign

projecting over the public right-of-way attached to its premises known as 1011 West Irving Park Road. Said sign structure measures as follows: along West Irving Park Road, at seven (7) feet in length, five (5) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1127495 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Taco Bell.*

[O2019-5211]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Taco Bell, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 920 West Belmont Avenue. Said sign structure measures as follows: along West Belmont Avenue, one (1) at thirteen point nine two (13.92) feet in length, three point five eight (3.58) feet in height and twelve (12) feet above grade level. Said sign structure measures as follows: along West Belmont Avenue, one (1) at four point zero eight (4.08) feet in length, four point five eight (4.58) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1136199 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Taco Bell No. 35850.*  
(Banners)

[O2019-5202]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Taco Bell Number 35850, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) banners projecting over the public right-of-way adjacent to its premises known as 22 East Chicago Avenue. Said banners at East Chicago Avenue measure two (2) at two (2) feet in length and ten (10) feet in width for a total of forty (40) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138621 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Taco Bell No. 35850.*  
(Light Fixtures)

[O2019-5205]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Taco Bell Number 35850, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) light fixtures projecting over the public right-of-way adjacent to its premises known as 22 East Chicago Avenue. Said light fixtures at East Chicago Avenue measure two (2) at ten point three eight (10.38) feet in length, twelve point five six (12.56) feet in width and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140367 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Taco Bell No. 35850.  
(Sign)*

[O2019-5208]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Taco Bell Number 35850, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 22 East Chicago Avenue. Said sign structure measures as follows: along East Chicago Avenue, at thirteen (13) feet in length, two point four two (2.42) feet in height and fourteen point two five (14.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138622 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Taco Joint.*

[O2019-5024]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Taco Joint, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1969 North Halsted Street. Said sign structure measures as follows: along North Halsted Street, at

seven point five (7.5) feet in length, two (2) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140608 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 3, 2017.

---

*Tai Chi.*

[O2019-4873]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tai Chi, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1158 West Taylor Street. Said sign structure measures as follows: along West Taylor Street, at sixteen (16) feet in length, four (4) feet in height and nine point four two (9.42) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139827 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Takito Kitchen.*

[O2019-4394]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Takito Kitchen, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2013 West Division Street. Said sign structure measures as follows: along West Division Street, at three (3) feet in length, three point six seven (3.67) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140205 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 16, 2018.

---

*Taqueria Atotonilco No. 2.*

[O2019-4928]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Taqueria Atotonilco Number 2, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1649 West 47<sup>th</sup> Street. Said sign structure measures as follows: along West 47<sup>th</sup> Street, at four (4) feet in length, five (5) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140551 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 9, 2017.

---

*Taqueria San Jose No. 1.*

[O2019-5415]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Taqueria San Jose Number 1, upon the terms and subject to the conditions of this ordinance, to maintain

and use one (1) sign projecting over the public right-of-way attached to its premises known as 3253 South Halsted Street. Said sign structure measures as follows: along South Halsted Street, at eleven (11) feet in length, four point five eight (4.58) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141120 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Taylor Street Properties LLC.*  
(Bay Windows)

[O2019-4875]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Taylor Street Properties LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) bay windows projecting over the public right-of-way adjacent to its premises known as 1074 -- 1076 West Taylor Street. Said bay window at West Taylor Street measures one (1) at ten (10) feet in length and four (4) feet in width for a total of forty (40) square feet. Said bay window at West Taylor Street and South Aberdeen Street measures one (1) at ten (10) feet in length and four (4) feet in width for a total of forty (40) square feet. Said bay window at South Aberdeen Street measures one (1) at ten (10) feet in length and four (4) feet in width for a total of forty (40) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk.

Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140941 herein granted the sum of Two Hundred Twenty-five and no/100 Dollars (\$225.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 29, 2019.

---

*Taylor Street Properties LLC.*  
(Steps)

[O2019-4876]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Taylor Street Properties LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) steps on the public right-of-way adjacent to its premises known as 1074 -- 1076 West Taylor Street. Said step at West Taylor Street and South Aberdeen Street measures one (1) at eight (8) feet in length and one point three three (1.33) feet in width for a total of ten point six four (10.64) square feet. Said step at South Aberdeen Street measures one (1) at five point six five (5.65) feet in length and one point three three (1.33) feet in width for a total of seven point five one (7.51) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140942 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 29, 2019.

---

*TCF Bank.*

[O2019-5263]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to TCF Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2920 West Peterson Avenue. Said sign structure measures as follows: along West Peterson Avenue, at seven point five (7.5) feet in length, four point six six (4.66) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138577 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Tech Box.*

[O2019-4618]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tech Box, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1623 East 55<sup>th</sup> Street. Said sign structures measure as follows: along East 55<sup>th</sup> Street, one (1) at eleven (11) feet in length, two point six seven (2.67) feet in height and thirteen point zero eight (13.08) feet above grade level and one (1) at two point five (2.5) feet in length, two point eight three (2.83) feet in height and nine point one seven (9.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139914 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Thai Room Restaurant, Inc.*

[O2019-5223]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Thai Room Restaurant, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) light fixtures projecting over the public right-of-way adjacent to its premises known as 4022 North Western Avenue. Said light fixtures at North Western Avenue measure three (3) at point eight three (.83) foot in length, one point zero eight (1.08) feet in width and eleven point one seven (11.17) feet above grade level. Said light fixtures at West Cuyler Avenue measure three (3) at point eight three (.83) foot in length, one point zero eight (1.08) feet in width and eleven point one seven (11.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139288 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Thalia Hall.*

[O2019-4878]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Thalia Hall, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now

constructed, four (4) fire escapes projecting over the public right-of-way adjacent to its premises known as 1807 South Allport Street. Said fire escapes at South Allport Street measure one (1) at fifty-nine (59) feet in length and three point eight three (3.83) feet in width for a total of two hundred twenty-five point nine seven (225.97) square feet, one (1) at ten (10) feet in length and three point eight three (3.83) feet in width for a total of thirty-eight point three (38.3) square feet and one (1) at eight (8) feet in length and three point eight three (3.83) feet in width for a total of thirty point six four (30.64) square feet. Said fire escape at 1215 -- 1217 West 18<sup>th</sup> Street measures one (1) at eight (8) feet in length and three point eight three (3.83) feet in width for a total of thirty point six four (30.64) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140756 herein granted the sum of One Thousand Six Hundred and no/100 Dollars (\$1,600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 2, 2019.

---

*Thor Palmer House Hotel & Shops LLC.*

[O2019-5213]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Thor Palmer House Hotel & Shops LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) facades projecting over the public right-of-way adjacent to its premises known as 17 East Monroe Street. Said facade at South State Street measures one (1) at two hundred fifty-four (254) feet in length and two point five (2.5) feet in width for a total of six hundred thirty-five (635) square feet.

Said facade at East Monroe Street measures one (1) at two hundred forty-eight point six nine (248.69) feet in length and point zero eight (.08) foot in width for a total of nineteen point nine (19.9) square feet. Said facade at South Wabash Avenue measures one (1) at two hundred ten point five four (210.54) feet in length and point zero eight (.08) foot in width for a total of sixteen point eight four (16.84) square feet. Said facade at East Adams Street measures one (1) at three hundred thirty-four point five two (334.52) feet in length and point zero eight (.08) foot in width for a total of twenty-six point seven six (26.76) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139862 herein granted the sum of Six Thousand One Hundred Six and no/100 Dollars (\$6,106.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 10, 2018.

---

*Tierra Caliente, Inc.*

[O2019-4818]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tierra Caliente, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4070 South Archer Avenue. Said sign structure measures as follows: along South Archer Avenue, at six (6) feet in length, eight (8) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk.

Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140778 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 13, 2017.

---

*Tilden Dental Group.*

[O2019-5215]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tilden Dental Group, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 331 East Ontario Street. Said sign structure measures as follows: along East Ontario Street, at two (2) feet in length, one point three three (1.33) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132487 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Tom's Food & Liquor.*

[O2019-4645]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tom's Food & Liquor, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 5201 West Lake Street. Said sign structure measures as follows: along West Lake Street, one (1) at six (6) feet in length, four (4) feet in height and fourteen (14) feet above grade level. Said sign structure measures as follows: along North Laramie Avenue, one (1) at four (4) feet in length, four (4) feet in height and ten (10) feet above grade level. Said sign structure measures as follows: along West Lake Street, one (1) at four (4) feet in length, five (5) feet in height and nine point five (9.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140364 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

*Torchio.*

[O2019-5217]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Torchio, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) tree grate on the public right-of-way adjacent to its premises known as 738 North Wells Street. Said tree grate at North Wells Street measures five point two five (5.25) feet in length and five point two five (5.25) feet in width for a total of twenty-seven point five six (27.56) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139079 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Tous Les Jours.*

[O2019-4396]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tous Les Jours, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1726 West Division Street. Said sign structure measures as follows: along West Division Street, at

two (2) feet in length, two (2) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139224 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Tripoli Tavern.*

[O2019-5029]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tripoli Tavern, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 1147 West Armitage Avenue. Said light fixtures at West Armitage Avenue measure four (4) at one point five (1.5) feet in length, one point five (1.5) feet in width and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139855 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

---

*Two North Riverside Plaza Joint Venture Limited Partnership.*  
(Light Fixtures)

[O2019-5224]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Two North Riverside Plaza Joint Venture Limited Partnership, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, nine (9) light fixtures projecting over the public right-of-way adjacent to its premises known as 2 North Riverside Plaza. Said light fixtures at North Canal Street measure nine (9) at two point eight three (2.83) feet in length, one point three three (1.33) feet in width and nine point six seven (9.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140819 herein granted the sum of One Hundred Fifteen and no/100 Dollars (\$115.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Two North Riverside Plaza Joint Venture Limited Partnership.*  
(Vault)

[O2019-5227]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Two North Riverside Plaza Joint Venture Limited Partnership, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) vault under the public right-of-way adjacent to its premises known as 2 North Riverside Plaza. Said vault at North Canal Street measures three hundred sixty-two point three eight (362.38) feet in length and twenty (20) feet in width for a total of seven thousand two hundred forty-seven point six (7,247.6) square feet. Existing vault beneath the public way is used to house building water, steam, sewer piping, electrical power and storage. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139357 herein granted the sum of Thirty-six Thousand Five Hundred Twenty-eight and no/100 Dollars (\$36,528.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 25, 2019.

*U-Spystore.*

[O2019-4398]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to U-Spystore, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2406 West Fullerton Avenue. Said sign structure measures as follows: along West Fullerton Avenue, at twenty (20) feet in length, two point zero eight (2.08) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140247 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Unique Travel.*

[O2019-5276]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Unique Travel, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5479 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, at eight (8) feet in length, eight (8) feet in height and fourteen (14) feet above

grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140635 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*University Club Of Chicago.*

[O2019-5231]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to University Club of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fire escape projecting over the public right-of-way adjacent to its premises known as 76 East Monroe Street. Said fire escape at East Monroe Street measures fifteen point five (15.5) feet in length and seven (7) feet in width for a total of one hundred eight point five (108.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139496 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 11, 2019.

---

*The University Of Chicago.*  
(5201 S. Cottage Grove Ave.)  
(Conduits)

[O2019-4641]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) conduits under the public right-of-way adjacent to its premises known as 5201 South Cottage Grove Avenue. Said conduit at South Cottage Grove Avenue measures one (1) at one thousand six hundred five (1,605) feet in length and point three three (.33) foot in width for a total of five hundred twenty-nine point six five (529.65) square feet. Said conduit at East 55<sup>th</sup> Street measures one (1) at seven hundred ten (710) feet in length and point three three (.33) foot in width for a total of two hundred thirty-four point three (234.3) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140753 herein granted the sum of Thirteen Thousand Eight Hundred Ninety and no/100 Dollars (\$13,890.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 13, 2018.

---

*The University Of Chicago.*  
(5201 S. Cottage Grove Ave.)  
(Manholes)

[O2019-4650]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) manholes under the public right-of-way adjacent to its premises known as 5201 South Cottage Grove Avenue. Said manholes at South Cottage Grove Avenue measure three (3) at three (3) feet in length and three (3) feet in width for a total of twenty-seven (27) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140785 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after December 11, 2018.

*The University Of Chicago.*  
(5530 S. Ellis Ave.)

[O2019-4655]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, a paved crosswalk on the public right-of-way adjacent to its premises known as 5530 South Ellis Avenue. Existing paved crosswalk measures twenty-nine (29) feet in length and ten (10) feet in width for a total of two hundred ninety (290) square feet and located at South Ellis Avenue in front of the new Gerald Ratner Athletics Center. Existing crosswalk indicates to pedestrians where to cross the street to enter the building and indicates to vehicles that pedestrians will be crossing in this special paved area. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140709 herein granted the sum of Six Hundred Three and no/100 Dollars (\$603.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 4, 2018.

---

*The University Of Chicago.*  
(5555 S. Ellis Ave.)

[O2019-4646]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and

use, as now constructed, two (2) ducts under the public right-of-way adjacent to its premises known as 5555 South Ellis Avenue. Said ducts at East 56<sup>th</sup> Street measure one (1) at one hundred four (104) feet in length and point two five (.25) foot in width for a total of twenty-six (26) square feet and one (1) at sixty-six (66) feet in length and point two five (.25) foot in width for a total of sixteen point five (16.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140727 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 15, 2018.

---

*The University Of Chicago.*  
(5700 S. Ellis Ave.)

[O2019-4674]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) tunnel under the public right-of-way adjacent to its premises known as 5700 South Ellis Avenue. Said tunnel at East 57<sup>th</sup> Street measures four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Existing tunnel under and along East 57<sup>th</sup> Street at a point eighty-two (82) feet, six (6) inches east of the east curb line of South Ellis Avenue. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in

accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140788 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 14, 2019.

---

*The University Of Chicago.*  
(5801 S. Ellis Ave.)

[O2019-4660]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) planters on the public right-of-way for beautification purposes adjacent to its premises known as 5801 South Ellis Avenue. Said planters at South Ellis Avenue measure two (2) at one (1) foot in length and five (5) feet in width for a total of ten (10) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140726 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 16, 2018.

---

*The University Of Chicago.*  
(5656 S. Maryland Ave.)  
(Pedestrian Bridge)

[O2019-4658]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) pedestrian bridge on the public right-of-way adjacent to its premises known as 5656 South Maryland Avenue. Said pedestrian bridge at East 57<sup>th</sup> Street measures eighty-six point five eight (86.58) feet in length and twenty-two point five eight (22.58) feet in width for a total of one thousand nine hundred fifty-four point nine eight (1,954.98) square feet. Pedestrian bridge shall be approximately eighteen (18) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140784 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after December 11, 2018.

---

*The University Of Chicago.*  
(5656 S. Maryland Ave.)  
(Sheetings)

[O2019-4664]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) sheetings under the public right-of-way adjacent to its premises known as 5656 South Maryland Avenue. Said sheetings at East 57<sup>th</sup> Street measure one (1) at sixty-two point five (62.5) feet in length and one point five (1.5) feet in width for a total of ninety-three point seven five (93.75) square feet and one (1) at one hundred forty-four (144) feet in length and one point five (1.5) feet in width for a total of two hundred sixteen (216) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140787 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after December 11, 2018.

*The University Of Chicago.*  
(5656 S. Maryland Ave.)  
(Tunnel)

[O2019-4673]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) tunnel under the public right-of-way adjacent to its premises known as 5656 South Maryland Avenue. Said tunnel shall be located under and along East 57<sup>th</sup> Street. Said tunnel at East 57<sup>th</sup> Street measures one hundred sixty-five (165) feet in length and nineteen (19) feet in width for a total of three thousand one hundred thirty-five (3,135) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140786 herein granted the sum of Five Hundred Forty-two and no/100 Dollars (\$542.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after December 11, 2018.

---

*The University Of Chicago.*  
(5801 S. Woodlawn Ave.)

[O2019-4622]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and

use, as now constructed, one (1) bollard on the public right-of-way adjacent to its premises known as 5801 South Woodlawn Avenue. Said bollard at South Woodlawn Avenue measures one (1) foot in length and one (1) foot in width for a total of one (1) square foot. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139298 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 16, 2018.

---

*The University Of Chicago.*  
(800 E. 55<sup>th</sup> St.)

[O2019-4629]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) conduits under the public right-of-way adjacent to its premises known as 800 East 55<sup>th</sup> Street. Said conduits at East 55<sup>th</sup> Street measure two (2) at eighty-four (84) feet in length and point three three (.33) foot in width for a total of fifty-five point four four (55.44) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140782 herein granted the sum of One Thousand Eight and no/100 Dollars (\$1,008.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 11, 2019.

---

*The University Of Chicago.*  
(924 E. 57<sup>th</sup> St.)

[O2019-4634]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) conduits under the public right-of-way adjacent to its premises known as 924 East 57<sup>th</sup> Street. Said conduits at East 57<sup>th</sup> Street measure four (4) at sixty-four (64) feet in length and three (3) feet in width for a total of seven hundred sixty-eight (768) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140708 herein granted the sum of One Thousand Five Hundred Thirty-six and no/100 Dollars (\$1,536.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 15, 2018.

---

*The University Of Chicago.*  
(1100 E. 57<sup>th</sup> St.)

[O2019-4667]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) tieback system under the public right-of-way adjacent to its premises known as 1100 East 57<sup>th</sup> Street. Said tieback system at East 57<sup>th</sup> Street and South Ellis Avenue measures two hundred forty (240) feet in length and one hundred twenty (120) feet in width for a total of twenty-eight thousand eight hundred (28,800) square feet. Existing tieback system is approximately fifty-five (55) feet below grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140729 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 5, 2018.

*The University Of Chicago (File No. 8).*

[O2019-4681]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago (File Number 8), upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) bollard on the public right-of-way adjacent to its premises known as 5800 South University Avenue. Said bollard at South University Avenue measures one (1) foot in length and one (1) foot in width for a total of one (1) square foot. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140722 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 16, 2018.

---

*The University Of Chicago (File No. 26).*

[O2019-4683]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago (File Number 26), upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) pipe under the public right-of-way

adjacent to its premises known as 5640 South University Avenue. Existing one (1) three (3) inch steam pipe in a ten (10) inch EBKO steel casing and having a crown pavement of not less than six (6) inches of reinforced concrete slab curb to curb from a point on the west side of South University Avenue connecting with the existing expansion pipe at a point one hundred eighty-five (185) feet, two (2) inches north of the north line of East 57<sup>th</sup> Street; thence east under and across South University Avenue, to a point under the sidewalk on the east side of South University Avenue; thence south a distance of nineteen (19) feet under the sidewalk; thence east into private property, together with necessary manhole covers. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140758 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 9, 2018.

---

*The University Of Chicago (File No. 56).*

[O2019-4684]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago (File Number 56), upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) earth retention system under the public right-of-way adjacent to its premises known as 5640 South Ellis Avenue. Said earth retention system at South Ellis Avenue measures one hundred forty-five point eight three (145.83) feet in length and one point seven five (1.75) feet in width for a total of two hundred fifty-five point two (255.2) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in

accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140731 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 13, 2018.

---

*The University Of Chicago (File No. 58).*

[O2019-4689]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago (File Number 58), upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) pedestrian bridge projecting over the public right-of-way adjacent to its premises known as 931 East 57<sup>th</sup> Street. Existing pedestrian bridge is one (1) story and spans over and across the sixty-six (66) feet public right-of-way at a street clearance of not less than seventeen (17) feet, three (3) inches above street grade. Existing pedestrian bridge is approximately eighty-five (85) feet, three (3) inches in length and twelve (12) feet, six (6) inches in width and six (6) feet, nine (9) inches in height. Pedestrian bridge connects with the existing research institute building north of East 57<sup>th</sup> Street to the Physics Teaching Center on the south side of East 57<sup>th</sup> Street known as 931 East 57<sup>th</sup> Street. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140757 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 31, 2018.

---

*The University Of Chicago Medical Center.*  
(Bollards)

[O2019-4693]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago Medical Center, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) bollards on the public right-of-way adjacent to its premises known as 5700 South Maryland Avenue. Said bollards at South Drexel Avenue measure two (2) at one point five (1.5) feet in length and two point five (2.5) feet in width for a total of seven point five (7.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140801 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*The University Of Chicago Medical Center.*  
(Door Swings)

[O2019-4694]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago Medical Center, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) door swings on the public right-of-way adjacent to its premises known as 5700 South Maryland Avenue. Said door swings at East 57<sup>th</sup> Street measure four (4) at seven (7) feet in length and two point nine one (2.91) feet in width for a total of eighty-one point four eight (81.48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140760 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 11, 2019.

---

*The University Of Chicago Medical Center.*  
(Grease Basins)

[O2019-4695]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago Medical Center, upon the terms and subject to the conditions of this ordinance, to

maintain and use, as now constructed, two (2) grease basins under the public right-of-way adjacent to its premises known as 5700 South Maryland Avenue. Said grease basin at South Drexel Avenue measures one (1) at ten (10) feet in length and five (5) feet in width for a total of fifty (50) square feet. Said grease basin at South Drexel Avenue measures one (1) at six point five (6.5) feet in length and one point five (1.5) feet in width for a total of nine point seven five (9.75) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140761 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 11, 2019.

---

*The University Of Chicago Medical Center.*  
(Planters)

[O2019-4697]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago Medical Center, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) planters on the public right-of-way for beautification purposes adjacent to its premises known as 5700 South Maryland Avenue. Said planter at South Drexel Avenue measures one (1) at ten point five (10.5) feet in length and six (6) feet in width for a total of sixty-three (63) square feet. Said planter at South Drexel Avenue measures one (1) at thirty-one point five (31.5) feet in length and six (6) feet in width for a total of one hundred eighty-nine (189) square feet. Said planters at South Cottage Grove Avenue measure two (2) at thirty-one point five (31.5) feet

in length and seven point nine one (7.91) feet in width for a total of four hundred ninety-eight point three three (498.33) square feet. Said planter at South Cottage Grove Avenue measures one (1) at twenty-one (21) feet in length and seven point nine one (7.91) feet in width for a total of one hundred sixty-six point one one (166.11) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140802 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*The University Of Chicago Medical Center.*  
(Sheetings)

[O2019-4698]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago Medical Center, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) sheetings under the public right-of-way adjacent to its premises known as 5700 South Maryland Avenue. Said sheeting at South Drexel Avenue measures one (1) at one hundred eighty-seven point eight three (187.83) feet in length and one (1) foot in width for a total of one hundred eighty-seven point eight three (187.83) square feet. Existing sheeting is approximately twenty-five (25) feet in depth. Said sheeting at East 57<sup>th</sup> Street measures one (1) at five hundred seventy-six point two five (576.25) feet in length and one (1) foot in width for a

total of five hundred seventy-six point two five (576.25) square feet. Existing sheeting is approximately twenty-five (25) feet in depth. Said sheeting at South Cottage Grove Avenue measures one (1) at two hundred forty-nine (249) feet in length and one (1) foot in width for a total of two hundred forty-nine (249) square feet. Existing sheeting is approximately thirty (30) feet in depth. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140781 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 11, 2019.

---

*The University Of Chicago Medical Center.*  
(Tieback Systems)

[O2019-4700]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago Medical Center, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one hundred (100) tieback systems under the public right-of-way adjacent to its premises known as 5700 South Maryland Avenue. Said tieback systems at South Drexel Avenue measure nineteen (19) at thirty-seven (37) feet in length and point five (.5) foot in width for a total of three hundred fifty-one point five (351.5) square feet. Said tieback systems at East 57<sup>th</sup> Street measure fifty-eight (58) at thirty-seven point nine one (37.91) feet in length and point five (.5) foot in width for a total of one thousand ninety-nine point three nine (1,099.39) square feet. Said tieback systems at South Cottage Grove Avenue measure twenty-three (23) at thirty-nine point five eight (39.58) feet in length and point five (.5) foot in width for a total of four hundred fifty-five point one seven (455.17) square feet. The location of said privilege shall be as

shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140780 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 11, 2019.

---

*The University Of Chicago Real Estate Operations.*

[O2019-4703]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago Real Estate Operations, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) fire escapes projecting over the public right-of-way adjacent to its premises known as 5801 South Dorchester Avenue. Said fire escape at 1403 East 58<sup>th</sup> Street measures one (1) at thirty (30) feet in length and five (5) feet in width for a total of one hundred fifty (150) square feet. Said fire escape at 1407 East 58<sup>th</sup> Street measures one (1) at seventeen (17) feet in length and five (5) feet in width for a total of eighty-five (85) square feet. Said fire escape at public alley measures one (1) at twenty-four point five (24.5) feet in length and five (5) feet in width for a total of one hundred twenty-two point five (122.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140783 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after December 17, 2018.

---

*The University Of Chicago/Searle Parking Lot.*

[O2019-4705]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago/Searle Parking Lot, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) ramp on the public right-of-way adjacent to its premises known as 5735 South Ellis Avenue. Said ramp at South Ellis Avenue measures sixty-eight (68) feet in length and five (5) feet in width for a total of three hundred forty (340) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Mayor's Office for People with Disabilities.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140728 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 5, 2018.

---

*Uptown Gym & Fitness, Inc.*

[O2019-5104]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Uptown Gym & Fitness, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 909 West Montrose Avenue. Said sign structure measures as follows: along West Montrose Avenue, at sixteen point two five (16.25) feet in length, five (5) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140633 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 13, 2017.

---

*US Chicago Auto Sales, Inc.*

[O2019-4868]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to US Chicago Auto Sales, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and

use one (1) sign projecting over the public right-of-way attached to its premises known as 7333 South Western Avenue. Said sign structure measures as follows: along South Western Avenue, at eight (8) feet in length, six (6) feet in height and eighteen (18) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138132 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Vajra Restaurant.*

[O2019-5021]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Vajra Restaurant, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) door swing projecting over the public right-of-way adjacent to its premises known as 1329 West Chicago Avenue. Said door swing at West Chicago Avenue measures twelve point one seven (12.17) feet in length and three (3) feet in width for a total of thirty-six point five one (36.51) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139335 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*VCA Lake Shore Animal Hospital.*

[O2019-5025]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to VCA Lake Shore Animal Hospital, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 960 West Chicago Avenue. Said sign structures measure as follows: along West Chicago Avenue, one (1) at ten (10) feet in length, eight (8) feet in height and fourteen (14) feet above grade level and one (1) at forty-five point eight three (45.83) feet in length, two (2) feet in height and twelve point seven five (12.75) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140601 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

VCG Ltd.

[O2019-5278]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to VCG Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5050 West Irving Park Road. Said sign structure measures as follows: along West Irving Park Road, at six (6) feet in length, four (4) feet in height and ten point eight three (10.83) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140798 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

*Velasquez & Sons, Inc.*

[O2019-4574]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Velasquez & Sons, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2845 West Belmont Avenue. Said sign structure measures as follows: along West Belmont Avenue, at seven point three (7.3) feet in length, six point three (6.3) feet in height and sixteen point six (16.6) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140694 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 19, 2018.

---

*Victoria Mortgage.*

[O2019-4366]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Victoria Mortgage, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1070 North Milwaukee Avenue. Said sign structure measures as follows: along

North Milwaukee Avenue, at twelve (12) feet in length, two (2) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140963 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Victoria's Beauty Boulevard.*

[O2019-4897]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Victoria's Beauty Boulevard, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6807 West Higgins Avenue. Said sign structure measures as follows: along West Higgins Avenue, at four (4) feet in length, six (6) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140789 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*Villa Join The Movement.*  
(9059 S. Commercial Ave.)

[O2019-5399]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Villa Join the Movement, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 9059 South Commercial Avenue. Said sign structure measures as follows: along South Commercial Avenue, one (1) at thirty-four (34) feet in length, three point two five (3.25) feet in height and fourteen (14) feet above grade level. Said sign structure measures as follows: along East 91<sup>st</sup> Street, one (1) at thirty-four (34) feet in length, three point two five (3.25) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141090 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

---

*Villa Join The Movement.*  
(3913 -- 3919 W. Madison St.)

[O2019-4462]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Villa Join the Movement, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3913 -- 3919 West Madison Street. Said sign structure measures as follows: along West Madison Street, at thirty-three point four two (33.42) feet in length, four (4) feet in height and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138600 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Villa Join The Movement.*  
(306 E. 47<sup>th</sup> St.)

[O2019-5404]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Villa Join the Movement, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 306 East 47<sup>th</sup> Street. Said sign structure measures as follows: along East 47<sup>th</sup> Street, at nineteen point three five (19.35) feet in length, five (5) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141089 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 3, 2017.

---

*Village Eyecare.*

[O2019-4707]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Village Eyecare, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1621 East 55th Street. Said sign structures measure as follows: along East 55th Street, one (1) at

seventeen (17) feet in length, two point six seven (2.67) feet in height and thirteen point zero eight (13.08) feet above grade level and one (1) at two point five (2.5) feet in length, two point eight three (2.83) feet in height and nine point one seven (9.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139910 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Visanu Thai 55, Inc.*

[O2019-4710]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Visanu Thai 55, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1607 East 55<sup>th</sup> Street. Said sign structures measure as follows: along East 55<sup>th</sup> Street, one (1) at fourteen point one seven (14.17) feet in length, two point six seven (2.67) feet in height and thirteen point zero eight (13.08) feet above grade level and one (1) at two point five (2.5) feet in length, two point eight three (2.83) feet in height and nine point one seven (9.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139918 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*The Vitamin Shoppe.*

[O2019-4401]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Vitamin Shoppe, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1303 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, at nineteen point zero eight (19.08) feet in length, one point nine two (1.92) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140462 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 16, 2018.

---

*VPC 740 Rush LLC.*

[O2019-5233]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to VPC 740 Rush LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) vaults under the public right-of-way adjacent to its premises known as 60 East Superior Street. Said vault at East Superior Street measures one (1) at eighty-one point three three (81.33) feet in length and twenty point six seven (20.67) feet in width for a total of one thousand six hundred eighty-one point zero nine (1,681.09) square feet. Said vault at North Rush Street measures one (1) at ninety-six point eight three (96.83) feet in length and fourteen point two five (14.25) feet in width for a total of one thousand three hundred seventy-nine point eight three (1,379.83) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140093 herein granted the sum of Eleven Thousand Nineteen and no/100 Dollars (\$11,019.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Wabash Condominium LLC.*

[O2019-5236]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wabash Condominium LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) door swing on the public right-of-way adjacent to its premises known as 403 North Wabash Avenue. Said door swing at North Wabash Avenue measures seven (7) feet in length and two point six seven (2.67) feet in width for a total of eighteen point six nine (18.69) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139262 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Walgreens No. 00194.*

[O2019-5230]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 00194, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 4801 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, one (1) at twenty-six (26) feet in length, four point five (4.5) feet in

height and twelve (12) feet above grade level. Said sign structure measures as follows: along North Western Avenue, one (1) at twenty-six (26) feet in length, four point five (4.5) feet in height and twelve (12) feet above grade level. Said sign structure measures as follows: along North Lincoln Avenue, one (1) at five point five (5.5) feet in length, six point one six (6.16) feet in height and twelve (12) feet above grade level. Said sign structure measures as follows: along North Western Avenue, one (1) at five point five (5.5) feet in length, six point one six (6.16) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140256 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Walgreens No. 1298.*

[O2019-4402]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 1298, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 1372 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, one (1) at twenty-eight point one six (28.16) feet in length, two point eight three (2.83) feet in height and fifteen (15) feet above grade level. Said sign structure measures as follows: along North Milwaukee Avenue, one (1) at eight point three three (8.33) feet in length, point eight three (.83) foot in height and thirteen (13) feet above grade level. Said sign structure measures as follows: along North Milwaukee Avenue,

one (1) at sixteen point five (16.5) feet in length, point eight three (.83) foot in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140253 herein granted the sum of Four Hundred Seventy-five and no/100 Dollars (\$475.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Walgreens No. 02340.*

[O2019-5238]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 02340, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 342 East Illinois Street. Said sign structure measures as follows: along East Illinois Street, one (1) at twenty-one point five (21.5) feet in length, three point five (3.5) feet in height and twenty (20) feet above grade level. Said sign structure measures as follows: along East Illinois Street, one (1) at nine point nine one (9.91) feet in length, one point eight three (1.83) feet in height and fourteen (14) feet above grade level. Said sign structure measures as follows: along East Illinois Street, one (1) at fourteen (14) feet in length, two point eight three (2.83) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140814 herein granted the sum of Seven Hundred and no/100 Dollars (\$700.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Walgreens No. 2586.*

[O2019-5234]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 2586, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 2301 West Irving Park Road. Said sign structure measures as follows: along West Irving Park Road, one (1) at thirty-eight point six six (38.66) feet in length, three (3) feet in height and twelve (12) feet above grade level. Said sign structure measures as follows: along West Irving Park Road, one (1) at eleven point three three (11.33) feet in length, one point five (1.5) feet in height and eleven (11) feet above grade level. Said sign structure measures as follows: along West Irving Park Road, one (1) at seven point five (7.5) feet in length, one point five (1.5) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140257 herein granted the sum of Four Hundred Seventy-five and no/100 Dollars (\$475.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Walgreens No. 04936.*

[O2019-5281]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 04936, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 4040 North Cicero Avenue. Said sign structure measures as follows: along North Cicero Avenue, one (1) at twenty-six point six six (26.66) feet in length, three point nine one (3.91) feet in height and seventeen (17) feet above grade level. Said sign structure measures as follows: along North Cicero Avenue, one (1) at fourteen (14) feet in length, one point five (1.5) feet in height and thirteen (13) feet above grade level. Said sign structure measures as follows: along North Cicero Avenue, one (1) at twelve point eight three (12.83) feet in length, one point five (1.5) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140373 herein granted the sum of Four Hundred Seventy-five and no/100 Dollars (\$475.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2014.

---

*Walgreens No. 04938.*

[O2019-4649]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 04938, upon the terms and subject to the conditions of this ordinance, to maintain and use five (5) signs projecting over the public right-of-way attached to its premises known as 4748 West North Avenue. Said sign structure measures as follows: along West North Avenue, one (1) at twenty-six point six seven (26.67) feet in length, two point eight three (2.83) feet in height and twenty-three (23) feet above grade level. Said sign structure measures as follows: along West North Avenue, one (1) at twelve point eight three (12.83) feet in length, one point five (1.5) feet in height and sixteen (16) feet above grade level. Said sign structure measures as follows: along West North Avenue, one (1) at seven point six seven (7.67) feet in length, one point five (1.5) feet in height and sixteen (16) feet above grade level. Said sign structure measures as follows: along West North Avenue, one (1) at fourteen (14) feet in length, one point five (1.5) feet in height and sixteen (16) feet above grade level. Said sign structure measures as follows: along West North Avenue, one (1) at twenty-two point one seven (22.17) feet in length, three (3) feet in height and twenty-one (21) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140431 herein granted the sum of Seven Hundred Seventy-five and no/100 Dollars (\$775.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Walgreens No. 06980.*

[O2019-4831]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 06980, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 3019 West Peterson Avenue. Said sign structure measures as follows: along West Peterson Avenue, one (1) at twenty-six point six seven (26.67) feet in length, two point eight three (2.83) feet in height and twenty-nine (29) feet above grade level. Said sign structure measures as follows: along West Peterson Avenue, one (1) at five point five (5.5) feet in length, one point five (1.5) feet in height and twenty-nine (29) feet above grade level. Said sign structure measures as follows: along West Peterson Avenue, one (1) at twelve point five (12.5) feet in length, one point five (1.5) feet in height and twenty-nine (29) feet above grade level. Said sign structure measures as follows: along West Peterson Avenue, one (1) at eleven point three three (11.33) feet in length, one point five (1.5) feet in height and twenty-nine (29) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140252 herein granted the sum of Four Hundred Seventy-five and no/100 Dollars (\$475.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Walgreens No. 07630.*

[O2019-5241]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 07630, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 933 North State Street. Said sign structure measures as follows: along North State Street, one (1) at twenty point six six (20.66) feet in length, two point one six (2.16) feet in height and twenty (20) feet above grade level. Said sign structure measures as follows: along North State Street, one (1) at twelve point eight three (12.83) feet in length, one point three three (1.33) feet in height and twenty-one (21) feet above grade level. Said sign structure measures as follows: along East Walton Street, one (1) at twenty point six six (20.66) feet in length, two point one six (2.16) feet in height and twenty (20) feet above grade level. Said sign structure measures as follows: along East Walton Street, one (1) at twelve point eight three (12.83) feet in length, one point three three (1.33) feet in height and twenty-one (21) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140811 herein granted the sum of Seven Hundred Seventy-five and no/100 Dollars (\$775.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

*Walgreens No. 09000.*

[O2019-4403]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 09000, upon the terms and subject to the conditions of this ordinance, to maintain and use seven (7) signs projecting over the public right-of-way attached to its premises known as 2001 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, one (1) at twenty-six point six six (26.66) feet in length, two point eight three (2.83) feet in height and twenty (20) feet above grade level. Said sign structure measures as follows: along North Milwaukee Avenue, one (1) at twelve point eight three (12.83) feet in length, one point five (1.5) feet in height and sixteen (16) feet above grade level. Said sign structure measures as follows: along North Milwaukee Avenue, one (1) at six point one six (6.16) feet in length, one point five (1.5) feet in height and sixteen (16) feet above grade level. Said sign structure measures as follows: along West Armitage Avenue, one (1) at twenty-six point six six (26.66) feet in length, two point eight three (2.83) feet in height and twenty (20) feet above grade level. Said sign structure measures as follows: along West Armitage Avenue, one (1) at twelve point eight three (12.83) feet in length, one point five (1.5) feet in height and sixteen (16) feet above grade level. Said sign structure measures as follows: along West Armitage Avenue, one (1) at six point one six (6.16) feet in length, one point five (1.5) feet in height and sixteen (16) feet above grade level. Said sign structure measures as follows: along West Armitage Avenue, one (1) at seven point seven five (7.75) feet in length, one point five (1.5) feet in height and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140255 herein granted the sum of Seven Hundred Seventy-five and no/100 Dollars (\$775.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

*Walgreens No. 09001.*

[O2019-5243]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 09001, upon the terms and subject to the conditions of this ordinance, to maintain and use six (6) signs projecting over the public right-of-way attached to its premises known as 191 North Clark Street. Said sign structure measures as follows: along West Lake Street, one (1) at sixteen point seven five (16.75) feet in length, one point seven five (1.75) feet in height and twenty-two (22) feet above grade level. Said sign structure measures as follows: along West Lake Street, one (1) at eleven point three three (11.33) feet in length, one point three three (1.33) feet in height and twenty-two (22) feet above grade level. Said sign structure measures as follows: along West Lake Street, one (1) at six point six six (6.66) feet in length, one point three three (1.33) feet in height and twenty-two (22) feet above grade level. Said sign structure measures as follows: along North Clark Street, one (1) at sixteen point seven five (16.75) feet in length, one point seven five (1.75) feet in height and twenty-two (22) feet above grade level. Said sign structure measures as follows: along North Clark Street, one (1) at eleven point three three (11.33) feet in length, one point three three (1.33) feet in height and twenty-two (22) feet above grade level. Said sign structure measures as follows: along North Clark Street, one (1) at six point six six (6.66) feet in length, one point three three (1.33) feet in height and twenty-two (22) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140813 herein granted the sum of Seven Hundred Seventy-five and no/100 Dollars (\$775.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

*Walgreens No. 09709.*

[O2019-4672]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 09709, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 4010 West Lawrence Avenue. Said sign structure measures as follows: along West Lawrence Avenue, one (1) at thirty-three point three three (33.33) feet in length, three point five (3.5) feet in height and eighteen (18) feet above grade level. Said sign structure measures as follows: along West Lawrence Avenue, one (1) at twelve point eight three (12.83) feet in length, one point five (1.5) feet in height and seventeen (17) feet above grade level. Said sign structure measures as follows: along West Lawrence Avenue, one (1) at six point one seven (6.17) feet in length, one point five (1.5) feet in height and seventeen (17) feet above grade level. Said sign structure measures as follows: along West Lawrence Avenue, one (1) at seven point seven five (7.75) feet in length, one point five (1.5) feet in height and seventeen (17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140312 herein granted the sum of Four Hundred Seventy-five and no/100 Dollars (\$475.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Walgreens No. 10558.*

[O2019-5246]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 10558, upon the terms and subject to the conditions of this ordinance, to maintain

and use two (2) signs projecting over the public right-of-way attached to its premises known as 250 South Wacker Drive. Said sign structure measures as follows: along South Wacker Drive, one (1) at twenty (20) feet in length, four (4) feet in height and twenty (20) feet above grade level. Said sign structure measures as follows: along West Jackson Boulevard, one (1) at twenty (20) feet in length, four (4) feet in height and twenty (20) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140810 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Warby Parker.*

[O2019-5454]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Warby Parker, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 3432 North Southport Avenue. Said sign structures measure as follows: along North Southport Avenue, one (1) at thirteen point eight three (13.83) feet in length, one (1) foot in height and ten point five (10.5) feet above grade level and one (1) at three (3) feet in length, one point five (1.5) feet in height and ten point one seven (10.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved

by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135942 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Weissbluth Pediatrics.*

[O2019-4405]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Weissbluth Pediatrics, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 2401 North Western Avenue. Said sign structures measure as follows: along West Fullerton Avenue, one (1) at sixteen point four two (16.42) feet in length, six point eight three (6.83) feet in height and twenty-two point five (22.5) feet above grade level and one (1) at ten point two five (10.25) feet in length, five point eight three (5.83) feet in height and eleven (11) feet above grade level. Said sign structure measures as follows: along North Western Avenue, one (1) at sixteen point four two (16.42) feet in length, six point eight three (6.83) feet in height and twenty-two point five (22.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138961 herein granted the sum of Nine Hundred and no/100 Dollars (\$900.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*The Welcome Back Lounge.*

[O2019-4406]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Welcome Back Lounge, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2423 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, at one point nine two (1.92) feet in length, three point eight three (3.83) feet in height and ten point six seven (10.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139186 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Wendella Sightseeing Company, Inc.*  
(Fences)

[O2019-5250]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wendella Sightseeing Company, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) fences on the public right-of-way adjacent to its premises known as 400 North Michigan Avenue. Said fences at North Lower Michigan Avenue measure two (2) at four point five (4.5) feet in length and point five (.5) foot in width for a total of four point five (4.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139863 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Wendella Sightseeing Company, Inc.*  
(Occupation Of Space)  
(Privilege No. 1139864)

[O2019-5257]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wendella Sightseeing Company, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) occupation of space under the public right-of-way adjacent to its premises known as 400 North Michigan Avenue. Said occupation of space at North Lower Michigan Avenue measures fifteen (15) feet in length and twelve point five (12.5) feet in width for a total of one hundred eighty-seven point five (187.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139864 herein granted the sum of Five Hundred Forty and no/100 Dollars (\$540.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Wendella Sightseeing Company, Inc.*  
(Occupation Of Space)  
(Privilege No. 1139865)

[O2019-5259]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wendella Sightseeing Company, Inc., upon the terms and subject to the conditions of this ordinance,

to maintain and use, as now constructed, one (1) occupation of space under the public right-of-way adjacent to its premises known as 400 North Michigan Avenue. Said occupation of space at North Lower Michigan Avenue measures thirty-six (36) feet in length and thirty-one (31) feet in width for a total of one thousand one hundred sixteen (1,116) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139865 herein granted the sum of Three Thousand Two Hundred Fourteen and no/100 Dollars (\$3,214.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*West Loop Fit Body Boot Camp.*

[O2019-4879]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to West Loop Fit Body Boot Camp, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1043 West Madison Street. Said sign structure measures as follows: along West Madison Street, at four (4) feet in length, one point three three (1.33) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138269 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Western Poultry.*

[O2019-5432]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Western Poultry, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2003 South Western Avenue. Said sign structure measures as follows: along South Western Avenue, at eleven (11) feet in length, twenty-one (21) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141069 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*The Whale Chicago LLC.*

[O2019-4407]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Whale Chicago LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use five (5) door swings on the public right-of-way adjacent to its premises known as 2427 North Milwaukee Avenue. Said door swings at North Milwaukee Avenue measure three (3) at ten point five (10.5) feet in length and eleven (11) feet in width for a total of three hundred forty-six point five (346.5) square feet. Said door swings at North Richmond Street measure two (2) at ten point five (10.5) feet in length and eleven (11) feet in width for a total of two hundred thirty-one (231) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137124 herein granted the sum of Three Hundred Seventy-five and no/100 Dollars (\$375.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*White Castle No. 75.*

[O2019-4464]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to White Castle Number 75, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 3901 West Madison Street. Said sign structure measures as follows: along West Madison Street, one (1) at seven (7) feet in length, seven (7) feet in height and sixteen (16) feet above grade level. Said sign structure measures as follows: along West Madison Street, one (1) at seven (7) feet in length, five (5) feet in height and nine point four two (9.42) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139387 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Wicker Park Bucktown Chamber Of Commerce.*  
(1553 N. Damen Ave.)

[O2019-4422]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wicker Park Bucktown Chamber of Commerce, upon the terms and subject to the conditions of this

ordinance, to maintain and use, as now constructed, one (1) trash container on the public right-of-way adjacent to its premises known as 1553 North Damen Avenue. Said trash container at North Damen Avenue measures one point eight eight (1.88) feet in length and one point nine seven (1.97) feet in width for a total of three point seven (3.7) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140158 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Wicker Park Bucktown Chamber Of Commerce.*  
(1558 N. Damen Ave.)

[O2019-4412]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wicker Park Bucktown Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) trash container on the public right-of-way adjacent to its premises known as 1558 North Damen Avenue. Said trash container at North Damen Avenue measures one point eight eight (1.88) feet in length and one point nine seven (1.97) feet in width for a total of three point seven (3.7) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140150 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Wicker Park Bucktown Chamber Of Commerce.*  
(1601 N. Damen Ave.)

[O2019-4369]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wicker Park Bucktown Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) trash container on the public right-of-way adjacent to its premises known as 1601 North Damen Avenue. Said trash container at North Damen Avenue measures one point eight eight (1.88) feet in length and one point nine seven (1.97) feet in width for a total of three point seven (3.7) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140156 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Wicker Park Bucktown Chamber Of Commerce.*  
(1564 N. Milwaukee Ave.)

[O2019-4416]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wicker Park Bucktown Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) trash container on the public right-of-way adjacent to its premises known as 1564 North Milwaukee Avenue. Said trash container at North Damen Avenue measures one point eight eight (1.88) feet in length and one point nine seven (1.97) feet in width for a total of three point seven (3.7) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140151 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

*Wicker Park Bucktown Chamber Of Commerce.*  
(1585 N. Milwaukee Ave.)

[O2019-4423]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wicker Park Bucktown Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) trash container on the public right-of-way adjacent to its premises known as 1585 North Milwaukee Avenue. Said trash container at North Milwaukee Avenue measures one point eight eight (1.88) feet in length and one point nine seven (1.97) feet in width for a total of three point seven (3.7) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140248 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Wicker Park Bucktown Chamber Of Commerce.*  
(1958 W. North Ave.)

[O2019-4371]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wicker Park Bucktown Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) trash container on the public

right-of-way adjacent to its premises known as 1958 West North Avenue. Said trash container at West North Avenue measures one point eight eight (1.88) feet in length and one point nine seven (1.97) feet in width for a total of three point seven (3.7) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140157 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Wicker Park Bucktown Chamber Of Commerce.*  
(2009 W. North Ave.)

[O2019-4419]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wicker Park Bucktown Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) trash container on the public right-of-way adjacent to its premises known as 2009 West North Avenue. Said trash container at West North Avenue measures one point eight eight (1.88) feet in length and one point nine seven (1.97) feet in width for a total of three point seven (3.7) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140155 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Wicker Park Bucktown Chamber Of Commerce.*  
(2016 W. North Ave.)

[O2019-4373]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wicker Park Bucktown Chamber of Commerce, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) trash container on the public right-of-way adjacent to its premises known as 2016 West North Avenue. Said trash container at West North Avenue measures one point eight eight (1.88) feet in length and one point nine seven (1.97) feet in width for a total of three point seven (3.7) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140153 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Windy City K-9 Club.*

[O2019-5397]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Windy City K-9 Club, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1628 North Elston Avenue. Said sign structure measures as follows: along North Elston Avenue, at eighteen (18) feet in length, five point five (5.5) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140971 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 9, 2018.

---

*Windy City (Mini-Market).*

[O2019-5396]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Windy City (Mini-Market), upon the terms and subject to the conditions of this ordinance, to maintain

and use one (1) sign projecting over the public right-of-way attached to its premises known as 1756 West Chicago Avenue. Said sign structure measures as follows: along West Chicago Avenue, at eight (8) feet in length, four (4) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141084 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Winter Globe.*

[O2019-4482]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Winter Globe, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6152 West Belmont Avenue. Said sign structure measures as follows: along West Belmont Avenue, at eight (8) feet in length, three (3) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140959 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*Wiseguys Pizza.*

[O2019-4919]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wiseguys Pizza, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3822 West 111<sup>th</sup> Street. Said sign structure measures as follows: along West 111<sup>th</sup> Street, at five (5) feet in length, four (4) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140315 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Wishbone Restaurant.*

[O2019-5237]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wishbone Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, thirty (30) light fixtures projecting over the public right-of-way adjacent to its premises known as 3300 North Lincoln Avenue. Said light fixtures at North Lincoln Avenue measure twelve (12) at one point eight three (1.83) feet in length, one point eight three (1.83) feet in width and fourteen point five (14.5) feet above grade level. Said light fixtures at West School Street measure eight (8) at one point eight three (1.83) feet in length, one point eight three (1.83) feet in width and fourteen point five (14.5) feet above grade level and ten (10) at one point four (1.4) feet in length, point six seven (.67) foot in width and six (6) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140759 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

*Wndr Museum.*

[O2019-4882]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wndr Museum, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use six (6) banners projecting over the public right-of-way adjacent to its premises known as 1130 West Monroe Street. Said banners at West Monroe Street measure six (6) at two (2) feet in length and fifteen point eight three (15.83) feet in width for a total of one hundred eighty-nine point nine six (189.96) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137096 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Wow Bao.*

[O2019-5262]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wow Bao, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) banners projecting over the public right-of-way adjacent to its premises known as 1 West Wacker Drive. Said banners at North State Street measure

three (3) at five (5) feet in length and eleven point five (11.5) feet in width for a total of one hundred seventy-two point five (172.5) square feet. Said banner at North State Street measures one (1) at five (5) feet in length and eleven point five (11.5) feet in width for a total of fifty-seven point five (57.5) square feet. Said banner at North State Street measures one (1) at five (5) feet in length and eleven point five (11.5) feet in width for a total of fifty-seven point five (57.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140821 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Xando Coffee & Bar/Cosi Sandwich Bar.*

[O2019-5264]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Xando Coffee & Bar/Cosi Sandwich Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, fourteen (14) light fixtures projecting over the public right-of-way adjacent to its premises known as 230 West Washington Street. Said light fixtures at West Washington Street measure six (6) at point six six (.66) foot in length, two (2) feet in width and fourteen (14) feet above grade level. Said light fixtures at North Franklin Street measure eight (8) at point six six (.66) foot in length, two (2) feet in width and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139912 herein granted the sum of One Hundred Forty and no/100 Dollars (\$140.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 11, 2018.

---

*Yoga Six.*  
(1136 S. Delano Ct.)

[O2019-4883]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Yoga Six, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1136 South Delano Court. Said sign structure measures as follows: along West Roosevelt Road, at thirteen (13) feet in length, four point zero eight (4.08) feet in height and twenty-nine (29) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140412 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

Yoga Six.  
(2105 N. Southport Ave.)

[O2019-4375]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Yoga Six, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2105 North Southport Avenue. Said sign structure measures as follows: along North Clybourn Avenue, at twelve point five (12.5) feet in length, three point one seven (3.17) feet in height and eighteen (18) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140101 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Yoga Six.*  
(1150 N. State St.)

[O2019-4377]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Yoga Six, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1150 North State Street. Said sign structure measures as follows: along North State Street, at three point five (3.5) feet in length, two point four two (2.42) feet in height and twelve point zero eight (12.08) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139231 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Yolk-Lincoln Park.*

[O2019-5449]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Yolk-Lincoln Park, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as

1504 North Fremont Street. Said sign structure measures as follows: along North Fremont Street, at three (3) feet in length, seven (7) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139830 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Yoshi's Cafe.*

[O2019-5214]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Yoshi's Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, nine (9) light fixtures projecting over the public right-of-way adjacent to its premises known as 3257 North Halsted Street. Said light fixtures at 3257 North Halsted Street measure nine (9) at point seven five (.75) foot in length, point two five (.25) foot in width and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139646 herein granted the sum of One Hundred Fifteen and no/100 Dollars (\$115.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

Zed 451.

[O2019-4379]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Zed 451, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) existing electrical vault under the public right-of-way adjacent to its premises known as 739 North Clark Street. Said vault at North Clark Street measures twenty-five (25) feet in length and seventeen (17) feet in width for a total of four hundred twenty-five (425) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140314 herein granted the sum of Six Hundred Twelve and no/100 Dollars (\$612.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 12, 2019.

---

4LW Cafe.

[O2019-4576]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 4LW Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3022 West Diversey Avenue. Said sign structure measures as follows: along West Diversey Avenue, at three point five (3.5) feet in length, three (3) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135718 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

7- Eleven.  
(600 N. McClurg Ct.)

[O2019-5442]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 7-Eleven, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign

projecting over the public right-of-way attached to its premises known as 600 North McClurg Court. Said sign structure measures as follows: along North McClurg Court, at two (2) feet in length, one point three three (1.33) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132245 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*7-Eleven.*  
(1138 W. Wilson Ave.)  
(Security Camera)

[O2019-5107]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 7-Eleven, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) security camera projecting over the public right-of-way for security purposes adjacent to its premises known as 1138 West Wilson Avenue. Said security camera at West Wilson Avenue measures one (1) foot in length, one point five (1.5) feet in width and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140766 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 30, 2019.

---

7-Eleven.  
(1138 W. Wilson Ave.)  
(Sign)

[O2019-5111]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 7-Eleven, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1138 West Wilson Avenue. Said sign structure measures as follows: along West Wilson Avenue, at four point zero eight (4.08) feet in length, three point zero eight (3.08) feet in height and ten point five (10.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140764 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

7Greens.

[O2019-5439]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 7Greens, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 218 West Washington Street. Said sign structure measures as follows: along West Washington Street, one (1) at six point five (6.5) feet in length, one point five (1.5) feet in height and ten point one six (10.16) feet above grade level. Said sign structure measures as follows: along West Washington Street, one (1) at two point five (2.5) feet in length, one point five (1.5) feet in height and thirteen point three three (13.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140335 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*19 South Wabash LLC.*

[O2019-5266]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 19 South Wabash LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use six (6) door swings on the public right-of-way adjacent to its premises known as 19 South Wabash Avenue. Said door swings at South Wabash Avenue measure six (6) at three (3) feet in length and eight (8) feet in width for a total of one hundred forty-four (144) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139228 herein granted the sum of Four Hundred Fifty and no/100 Dollars (\$450.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*25 East Erie LLC.*

[O2019-5269]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 25 East Erie LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) bollard on the public right-of-way adjacent to its premises known as 25 East Erie Street. Said bollard at East Erie Street measures one point one six (1.16) feet in length and one point one six (1.16) feet in width for a total of one point three five (1.35) square feet. The location of said privilege shall be as shown on print(s) kept on

file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140114 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*36<sup>th</sup> And King Drive, Inc. Amoco.*

[O2019-4491]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 36<sup>th</sup> and King Drive, Inc. Amoco, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 342 East 35<sup>th</sup> Street. Said sign structure measures as follows: along East 35<sup>th</sup> Street, one (1) at seven (7) feet in length, seven (7) feet in height and seventeen point five eight (17.58) feet above grade level. Said sign structure measures as follows: along East 35<sup>th</sup> Street, one (1) at six point five (6.5) feet in length, five point five (5.5) feet in height and eight point five (8.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140359 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*47<sup>th</sup> And Calumet Currency Exchange, Inc.*

[O2019-4467]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 47<sup>th</sup> and Calumet Currency Exchange, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 310 East 47<sup>th</sup> Street. Said sign structure measures as follows: along East 47<sup>th</sup> Street, at six point five (6.5) feet in length, eight point five (8.5) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140751 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*100 East Huron Street Condominium Association.*  
(Fuel Tank)

[O2019-5272]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 100 East Huron Street Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fuel tank under the public right-of-way adjacent to its premises known as 100 East Huron Street. Said fuel tank at East Huron Street measures five (5) feet in length and two point two five (2.25) feet in width for a total of eleven point two five (11.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140251 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*100 East Huron Street Condominium Association.*  
(Sundeck)

[O2019-5274]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 100 East Huron Street Condominium Association, upon the terms and subject to the conditions of this

ordinance, to maintain and use, as now constructed, one (1) sundeck projecting over the public right-of-way adjacent to its premises known as 100 East Huron Street. Said sundeck at North Rush Street measures eighty-one point six seven (81.67) feet in length and three point six seven (3.67) feet in width for a total of two hundred ninety-nine point seven three (299.73) square feet. Existing sundeck projection is located on the ninth (9<sup>th</sup>) floor level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140250 herein granted the sum of One Thousand Five Hundred Eleven and no/100 Dollars (\$1,511.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 26, 2019.

---

*119 West Chestnut Condominium Association.*  
(Flood Control)

[O2019-4381]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 119 West Chestnut Condominium Association, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) flood control under the public right-of-way adjacent to its premises known as 119 West Chestnut Street. Said flood control at West Chestnut Street measures five (5) feet in length and five (5) feet in width for a total of twenty-five (25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1130213 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*119 West Chestnut Condominium Association.*  
(Manhole)

[O2019-4385]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 119 West Chestnut Condominium Association, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) manhole under the public right-of-way adjacent to its premises known as 119 West Chestnut Street. Said manhole at West Chestnut Street measures two (2) feet in length and two (2) feet in width for a total of four (4) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1130214 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*314 West Superior Limited Partnership.*

[O2019-5277]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 314 West Superior Limited Partnership, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) banners projecting over the public right-of-way adjacent to its premises known as 314 West Superior Street. Said banners at West Superior Street measure four (4) at eight (8) feet in length and one point six seven (1.67) feet in width for a total of fifty-three point four four (53.44) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140900 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

*320 North Michigan/Michigan Avenue Suites.*

[O2019-5268]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 320 North Michigan/Michigan Avenue Suites, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, occupation of space under the public right-of-way adjacent to its premises known as 320 North Michigan Avenue. Existing occupation of space is located on lower level of North Michigan Avenue and is approximately one thousand (1,000) square feet. Existing occupation of space is used for the purposes of secured parking and building operations. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140199 herein granted the sum of One Thousand Two Hundred Sixty and no/100 Dollars (\$1,260.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*328 South Jefferson Chicago LLC.*

[O2019-5279]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 328 South Jefferson Chicago LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fire escape projecting over the public

right-of-way adjacent to its premises known as 328 South Jefferson Street. Said fire escape at public alley measures one hundred point seven five (100.75) feet in length and four point zero eight (4.08) feet in width for a total of four hundred eleven point zero six (411.06) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139419 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 11, 2019.

---

400 -- 410 Michigan Real Estate LLC.

[O2019-5284]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 400 -- 410 Michigan Real Estate LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) door swing projecting over the public right-of-way adjacent to its premises known as 410 North Michigan Avenue. Said door swing at East Hubbard Street measures six (6) feet in length and eight (8) feet in width for a total of forty-eight (48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139214 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*525 West Barry No. 1 LLC.*

[O2019-4564]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 525 West Barry Number 1 LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1917 West Fullerton Avenue. Said sign structure measures as follows: along West Fullerton Avenue, one (1) at ten (10) feet in length, twelve (12) feet in height and twelve (12) feet above grade level. Said sign structure measures as follows: along North Elston Avenue, one (1) at ten (10) feet in length, twelve (12) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140308 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

601W Sullivan LLC.

[O2019-5287]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 601W Sullivan LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) cornices projecting over the public right-of-way adjacent to its premises known as 1 South State Street. Said cornice at South State Street measures one (1) at two hundred ninety (290) feet in length and three point three three (3.33) feet in width for a total of nine hundred sixty-five point seven (965.7) square feet. Existing cornice is approximately one hundred sixty-nine (169) feet above grade level. Said cornice at East Madison Street measures one (1) at one hundred fifty-five (155) feet in length and three point three three (3.33) feet in width for a total of five hundred sixteen point one five (516.15) square feet. Existing cornice is approximately one hundred thirty-four (134) feet above grade level. Said cornice at public alley measures one (1) at thirty-three (33) feet in length and three point three three (3.33) feet in width for a total of one hundred nine point eight nine (109.89) square feet. Existing cornice is approximately one hundred thirty-four (134) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140943 herein granted the sum of One Thousand Four Hundred Thirty-three and no/100 Dollars (\$1,433.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 23, 2019.

---

*705 South Clark Development Corporation.*

[O2019-4488]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 705 South Clark Development Corporation, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use three (3) building projections projecting over the public right-of-way adjacent to its premises known as 707 -- 739 South Clark Street. Said building projections at South Clark Street measure one (1) at eighteen point five (18.5) feet in length and one (1) foot in width for a total of eighteen point five (18.5) square feet, one (1) at seventeen point zero eight (17.08) feet in length and one (1) foot in width for a total of seventeen point zero eight (17.08) square feet and one (1) at fifteen point eight three (15.83) feet in length and one (1) foot in width for a total of fifteen point eight three (15.83) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138742 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*712 North Dearborn LLC.*

[O2019-4386]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 712 North Dearborn LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) banners projecting over the public right-of-way adjacent to its premises known as 712 North Dearborn Street. Said banners at North Dearborn Street measure two (2) at three (3) feet in length and nine (9) feet in width for a total of fifty-four (54) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140892 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 29, 2019.

---

*730 Franklin Building Owner LLC.*

[O2019-5289]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 730 Franklin Building Owner LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) exterior mount projecting over the public right-of-way adjacent to its premises known as 730 North Franklin Street. Said exterior mount at North Franklin Street (by ADA ramp) measures two point one seven (2.17) feet in

length and two point six seven (2.67) feet in width for a total of five point seven nine (5.79) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140466 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*1258 North Milwaukee Condominium Association.*

[O2019-4430]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 1258 North Milwaukee Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eight (8) balconies projecting over the public right-of-way adjacent to its premises known as 1258 North Milwaukee Avenue. Said balconies at North Milwaukee Avenue measure one (1) at twenty-two point three three (22.33) feet in length and four point five (4.5) feet in width for a total of one hundred point four nine (100.49) square feet, one (1) at twenty-two point three three (22.33) feet in length and four point five (4.5) feet in width for a total of one hundred point four nine (100.49) square feet and one (1) at twenty-two point three three (22.33) feet in length and four point five (4.5) feet in width for a total of one hundred point four nine (100.49) square feet. Said balconies at North Mautene Court measure one (1) at twenty-two point four two (22.42) feet in length and four point five (4.5) feet in width for a total of one hundred point eight nine (100.89) square feet, two (2) at twenty-two point four two (22.42) feet in length and four point five (4.5) feet in width for a total of two hundred one point seven eight (201.78) square feet and two (2) at twenty-two point four two (22.42) feet in

length and four point five (4.5) feet in width for a total of two hundred one point seven eight (201.78) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139755 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 2, 2019.

---

*1308 Elston (Chicago) Investors.*

[O2019-5032]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 1308 Elston (Chicago) Investors, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1308 North Elston Avenue. Said sign structure measures as follows: along North Elston Avenue, at five (5) feet in length, eight (8) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138824 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*1468 North Ashland LLC.*

[O2019-4387]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 1468 North Ashland LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) door swings projecting over the public right-of-way adjacent to its premises known as 1468 North Ashland Avenue. Said door swing at North Ashland Avenue measures one (1) at three (3) feet in length and three (3) feet in width for a total of nine (9) square feet. Said door swing at West Le Moyne Street measures one (1) at two point six seven (2.67) feet in length and two point six seven (2.67) feet in width for a total of seven point one three (7.13) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139140 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*1515 Monroe Property LLC.*  
(Door Swings)

[O2019-4465]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 1515 Monroe Property LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) door swings on the public right-of-way adjacent to its premises known as 1515 West Monroe Street. Said door swings at West Monroe Street measure two (2) at three (3) feet in length and three point three three (3.33) feet in width for a total of nineteen point nine eight (19.98) square feet. Said door swings at alley measure one (1) at three (3) feet in length and two point eight three (2.83) feet in width for a total of eight point four nine (8.49) square feet, two (2) at three (3) feet in length and two (2) feet in width for a total of twelve (12) square feet and two (2) at three (3) feet in length and two point six seven (2.67) feet in width for a total of sixteen point zero two (16.02) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138853 herein granted the sum of Five Hundred Twenty-five and no/100 Dollars (\$525.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*1515 Monroe Property LLC.*  
(Planters)

[O2019-4466]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 1515 Monroe Property LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use four (4) planters on the public right-of-way for beautification purposes adjacent to its premises known as 1515 West Monroe Street. Said planters at West Monroe Street measure three (3) at thirty-four point five (34.5) feet in length and three point six (3.6) feet in width for a total of three hundred seventy-two point six (372.6) square feet and one (1) at nine point five (9.5) feet in length and three point six (3.6) feet in width for a total of thirty-four point two (34.2) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138852 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*1528 -- 1532 North Paulina Condominium Association.*  
(1528 N. Paulina St.)  
(Bay Window)

[O2019-4389]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 1528 -- 1532 North Paulina Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) bay window

projecting over the public right-of-way adjacent to its premises known as 1528 North Paulina Street. Said bay window at North Paulina Street measures ten point one (10.1) feet in length and two point three (2.3) feet in width for a total of twenty-three point two three (23.23) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140527 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 27, 2016.

---

*1528 -- 1532 North Paulina Condominium Association.*  
(1528 N. Paulina St.)  
(Fire Escape)

[O2019-4391]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 1528 -- 1532 North Paulina Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fire escape projecting over the public right-of-way adjacent to its premises known as 1528 North Paulina Street. Said fire escape at North Paulina Street measures thirty-two (32) feet in length and sixteen (16) feet in width for a total of five hundred twelve (512) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140526 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 27, 2016.

---

1528 -- 1532 North Paulina Condominium Association.  
(1528 -- 1532 N. Paulina St.)

[O2019-4390]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 1528 -- 1532 North Paulina Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) decorative iron fences to go around seven (7) existing planters on the public right-of-way for beautification purposes adjacent to its premises known as 1528 -- 1532 North Paulina Street. Said fences at North Paulina Street measure four (4) at nine point six six (9.66) feet in length and one (1) foot in width for a total of thirty-eight point six four (38.64) square feet. Said fences at West Pierce Avenue measure three (3) at nine point six six (9.66) feet in length and one (1) foot in width for a total of twenty-eight point nine eight (28.98) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140528 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 23, 2014.

---

1600 East 53<sup>rd</sup> Street LLC.  
(Bicycle Racks)

[O2019-4712]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 1600 East 53<sup>rd</sup> Street LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use three (3) bicycle racks on the public right-of-way adjacent to its premises known as 5252 South Cornell Avenue. Said bicycle racks at South Cornell Avenue and East 53<sup>rd</sup> Street measure three (3) at two point one six (2.16) feet in length and two point three three (2.33) feet in width for a total of fifteen point one (15.1) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139842 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*1600 East 53<sup>rd</sup> Street LLC.*  
(Planters)

[O2019-4722]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 1600 East 53<sup>rd</sup> Street LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use six (6) planters on the public right-of-way for beautification purposes adjacent to its premises known as 5252 South Cornell Avenue. Said planters at East 53<sup>rd</sup> Street measure two (2) at thirty-five (35) feet in length and six point five (6.5) feet in width for a total of four hundred fifty-five (455) square feet. Said planters at South Cornell Avenue measure two (2) at nineteen (19) feet in length and six point five (6.5) feet in width for a total of two hundred forty-seven (247) square feet. Said planters at South Cornell Avenue and East 53<sup>rd</sup> Street measure two (2) at thirty (30) feet in length and two point three three (2.33) feet in width for a total of one hundred thirty-nine point eight (139.8) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139841 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*1600 East 53<sup>rd</sup> Street LLC.*  
(Sign)

[O2019-5385]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 1600 East 53<sup>rd</sup> Street LLC, upon the terms and subject to the conditions of this ordinance, to maintain and

use one (1) sign projecting over the public right-of-way attached to its premises known as 5252 South Cornell Avenue. Said sign structure measures as follows: along South Cornell Avenue, at four (4) feet in length, six (6) feet in height and one (1) foot above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139821 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*3565 North Pine Grove Condominium Association.*

[O2019-5114]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 3565 North Pine Grove Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) planter railings on the public right-of-way for beautification purposes adjacent to its premises known as 3565 North Pine Grove Avenue. Said planter railings at North Pine Grove Avenue measure one (1) at twenty (20) feet in length and six (6) feet in width for a total of one hundred twenty (120) square feet and one (1) at one hundred seven (107) feet in length and six (6) feet in width for a total of six hundred forty-two (642) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in

accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139956 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

3817 -- 3845 North Broadway, Inc.

[O2019-5118]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 3817 -- 3845 North Broadway, Inc., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) cooling system projecting over the public right-of-way adjacent to its premises known as 3833 North Broadway. Said cooling system at public way alley measures twelve point two five (12.25) feet in length and three point five (3.5) feet in width for a total of forty-two point eight eight (42.88) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140203 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

6039 -- 6043 Belmont Partnership.

[O2019-5417]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 6039 -- 6043 Belmont Partnership, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6039 West Belmont Avenue. Said sign structure measures as follows: along West Belmont Avenue, at six (6) feet in length, six (6) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1141047 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 29, 2019.

## AMENDMENT OF GRANTS OF PRIVILEGE IN PUBLIC WAY.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* amendments to various ordinances passed by the City Council of the City of Chicago for grants of privilege in the public way. These ordinances were referred to the committee on June 12, 2019.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) HOWARD BROOKINS, JR.,  
*Chairman.*

On motion of Alderman Brookins, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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):

*The Art Institute Of Chicago.*

[O2019-4232]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for

The Art Institute of Chicago on June 28, 2017 and printed upon page 51510 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "quantity: two (2); One Hundred Fifty and no/100 Dollars (\$150.00) per annum" and inserting in their place the words: "quantity: one (1); Seventy-five and no/100 Dollars (\$75.00) per annum".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

---

*Cartier North America.*

[O2019-4273]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Cartier North America on April 10, 2019 and printed upon page 99248 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "one (1) planter at one point five (1.5) feet in length and one point five (1.5) feet in width for a total of two point two five (2.25) square feet" and inserting in their place the words: "two (2) planters at one point five (1.5) feet in length and one point five (1.5) feet in width for a total of four point five (4.5) square feet".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

---

*CFAB LLC.*

[O2019-4272]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for CFAB LLC on June 27, 2018 and printed upon page 80304 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "CFAB LLC" and inserting in their place the words: "Wrightwood 659 LLC".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

*IHOP 1229.*

[O2019-4292]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for IHOP 1229 on March 13, 2019 and printed upon page 96782 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "from and after January 13, 2014" and inserting in their place the words: "from and after January 13, 2019".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

---

*Sterling Bays.*

[O2019-4229]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Sterling Bays on September 14, 2016 and printed upon page 31606 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Sterling Bays" and inserting in their place the words: "Intercultural Montessori Language School".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

---

*Totto's Market.*

[O2019-4276]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Totto's Market on March 13, 2019 and printed upon page 96921 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "777 South Dearborn Street" and inserting in their place the words: "751 South Dearborn Street".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

GRANTS OF PRIVILEGE IN PUBLIC WAY FOR AWNINGS FOR VARIOUS ENTITIES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith to authorize the issuance of permits to various applicants for the installation, maintenance and use of awnings. These ordinances were referred to the committee on June 12, 2019.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) HOWARD BROOKINS, JR.,  
*Chairman.*

On motion of Alderman Brookins, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 49.

*Nays* -- None.

Alderman Thompson moved to reconsider the foregoing vote. The motion was lost.

Alderman Burke abstained from voting pursuant to Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he had represented parties to these ordinances in previous and unrelated matters.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

*@ Properties.*

[O2019-5288]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to @ Properties, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 6321 North Central Avenue. Said awning at North Central Avenue measures twenty-three point three three (23.33) feet in length and two (2) feet in width for a total of forty-six point six six (46.66) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139328 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Carlton At The Lake, Inc.*

[O2019-5103]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Carlton at the Lake, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and

use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 725 West Montrose Avenue. Said awning at West Montrose Avenue measures seven point five eight (7.58) feet in length and four (4) feet in width for a total of thirty point three two (30.32) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139892 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

#### GRANTS OF PRIVILEGE IN PUBLIC WAY FOR AWNINGS.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith to authorize the issuance of permits to various applicants for the installation, maintenance and use of awnings. These ordinances were referred to the committee on June 12, 2019.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) HOWARD BROOKINS, JR.,  
*Chairman.*

On motion of Alderman Brookins, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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):

*Aardvark Insurance Agency.*

[O2019-5098]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Aardvark Insurance Agency, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1228 West Wilson Avenue. Said awning at West Wilson Avenue measures nineteen (19) feet in length and one (1) foot in width for a total of nineteen (19) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140391 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Ace Bakery.*

[O2019-4624]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Ace Bakery, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 3241 South Halsted Street. Said awnings at South Halsted Street measure two (2) at fifteen (15) feet in length and three (3) feet in width for a total of ninety (90) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140938 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after December 17, 2018.

*Albany Liquors And Food.*

[O2019-4932]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Albany Liquors and Food, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 3048 West Fullerton Avenue. Said awning at West Fullerton Avenue measures forty (40) feet in length and two (2) feet in width for a total of eighty (80) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1130809 herein granted the sum of Sixty-five and no/100 Dollars (\$65.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Anthony, Inc. Design Solutions.*

[O2019-4741]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Anthony, Inc. Design Solutions, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 2041 West Grand Avenue. Said awning at West Grand Avenue measures fourteen (14) feet in length and three point five (3.5) feet in width for a total of forty-nine (49) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and

the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139366 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Apple Bite Pantry.*

[O2019-4514]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Apple Bite Pantry, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2919 North Broadway. Said awning at North Broadway measures forty-four (44) feet in length and three (3) feet in width for a total of one hundred thirty-two (132) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137242 herein granted the sum of Sixty-nine and no/100 Dollars (\$69.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Armitage Gold Star Liquors.*

[O2019-4959]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Armitage Gold Star Liquors, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 4800 West Armitage Avenue. Said awning at West Armitage Avenue measures one (1) at fifty (50) feet in length and two (2) feet in width for a total of one hundred (100) square feet. Said awning at North Cicero Avenue measures one (1) at seventeen (17) feet in length and two (2) feet in width for a total of thirty-four (34) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139763 herein granted the sum of One Hundred Twenty-five and no/100 Dollars (\$125.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

*Armitage Hair Salon.*

[O2019-4939]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Armitage Hair Salon, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 4257 West Armitage Avenue. Said awning at West Armitage Avenue measures thirty-six point five eight (36.58) feet in length and two (2) feet in width for a total of seventy-three point one six (73.16) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140387 herein granted the sum of Sixty-one and 58/100 Dollars (\$61.58) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*Artemio's Bakery.*

[O2019-5100]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Artemio's Bakery, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 3919 North Sheridan Road. Said awning at North Sheridan Road measures one (1) at sixteen (16) feet in length and five point one seven (5.17) feet in width for a total of eighty-two point seven two (82.72) square feet. Said awning at North Sheridan Road measures one (1) at fifteen point four two (15.42) feet in length and

five point one seven (5.17) feet in width for a total of seventy-nine point seven two (79.72) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140194 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Artemio's Bakery No. 2.*

[O2019-4355]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Artemio's Bakery Number 2, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1443 North Milwaukee Avenue. Said awning at North Milwaukee Avenue measures twenty (20) feet in length and four (4) feet in width for a total of eighty (80) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140195 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Athenian Room Restaurant.*

[O2019-5095]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Athenian Room Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 807 West Webster Avenue. Said awning at West Webster Avenue measures four (4) feet in length and two (2) feet in width for a total of eight (8) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140790 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2019.

*Barry Regent Cleaners.*

[O2019-4519]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Barry Regent Cleaners, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) awnings projecting over the public right-of-way adjacent to its premises known as 3000 North Broadway. Said awnings at North Broadway measure one (1) at fifteen point three three (15.33) feet in length and four point three three (4.33) feet in width for a total of sixty-six point three eight (66.38) square feet, one (1) at fifteen point eight three (15.83) feet in length and four point three three (4.33) feet in width for a total of sixty-eight point five four (68.54) square feet and one (1) at twenty-four (24) feet in length and four point three three (4.33) feet in width for a total of one hundred three point nine two (103.92) square feet. Said awning at West Wellington Avenue measures one (1) at ten point five (10.5) feet in length and four point five (4.5) feet in width for a total of forty-seven point two five (47.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139943 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 5, 2018.

---

*Dennis Bartolomei.*

[O2019-4679]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Dennis Bartolomei, upon the terms and subject to the conditions of this ordinance, to maintain and

use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 15 East Pearson Street. Said awning at East Pearson Street measures three point six seven (3.67) feet in length and three point six seven (3.67) feet in width for a total of thirteen point four seven (13.47) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140767 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

---

*Barton G. The Restaurant.*

[O2019-4637]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Barton G. The Restaurant, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 415 North Dearborn Street. Said awning at North Dearborn Street measures fifty-four point three three (54.33) feet in length and five point nine two (5.92) feet in width for a total of three hundred twenty-one point six three (321.63) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138185 herein granted the sum of Seventy-nine and 33/100 Dollars (\$79.33) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Beatrix Market.*

[O2019-4543]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Beatrix Market, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 23 East Jackson Boulevard. Said awning at East Jackson Boulevard measures six point three three (6.33) feet in length and three point five (3.5) feet in width for a total of twenty-two point one six (22.16) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1132924 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Best Sub, Incorporated.*

[O2019-4789]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Best Sub, Incorporated, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3156 West Chicago Avenue. Said awning at West Chicago Avenue measures nineteen point five (19.5) feet in length and four (4) feet in width for a total of seventy-eight (78) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140147 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Best Western-Hawthorne Terrace.*

[O2019-4521]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Best Western-Hawthorne Terrace, upon the terms and subject to the conditions of this ordinance, to

maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3434 North Broadway. Said awning at North Broadway measures ten (10) feet in length and nine (9) feet in width for a total of ninety (90) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139974 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 7, 2017.

---

*Birrieria Ocotlan.*

[O2019-4620]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Birrieria Ocotlan, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 8726 South Commercial Avenue. Said awning at South Commercial Avenue measures sixteen (16) feet in length and two (2) feet in width for a total of thirty-two (32) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140029 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*Blue Bird Day.*

[O2019-5131]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Blue Bird Day, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 1921 West Irving Park Road. Said awning at West Irving Park Road measures seven point three three (7.33) feet in length and two (2) feet in width for a total of fourteen point six six (14.66) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137378 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*The Breakfast Club, Inc.*

[O2019-4794]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Breakfast Club, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1381 West Hubbard Street. Said awning at West Hubbard Street measures five point six seven (5.67) feet in length and eleven (11) feet in width for a total of sixty-two point three seven (62.37) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140467 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Brisa Foods, Inc.*

[O2019-4742]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Brisa Foods, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2156 North Kimball Avenue. Said awning at North Kimball Avenue measures fifty-four (54) feet in length and three (3) feet in width for a total of one hundred sixty-two (162) square feet. The location of said privilege shall be as shown on print(s)

kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139091 herein granted the sum of Seventy-nine and no/100 Dollars (\$79.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*Bristol Deli & Liquor.*

[O2019-4839]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Bristol Deli & Liquor, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3086 North Milwaukee Avenue. Said awning at North Milwaukee Avenue measures forty-eight point three three (48.33) feet in length and three point five (3.5) feet in width for a total of one hundred sixty-nine point one six (169.16) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139962 herein granted the sum of Seventy-three and 33/100 Dollars (\$73.33) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.



one (1) at eleven point four two (11.42) feet in length and four (4) feet in width for a total of forty-five point six eight (45.68) square feet. Said awning at West Bryn Mawr Avenue measures one (1) at eleven point four two (11.42) feet in length and four (4) feet in width for a total of forty-five point six eight (45.68) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140326 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Bub City.*

[O2019-4643]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Bub City, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 435 -- 437 North Clark Street. Said awning at North Clark Street measures fifty-eight point three three (58.33) feet in length and four point zero eight (4.08) feet in width for a total of two hundred thirty-seven point nine nine (237.99) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139789 herein granted the sum of Eighty-three and 33/100 Dollars (\$83.33) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*Buenos Aires Deli.*

[O2019-4851]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Buenos Aires Deli, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3100 North Cicero Avenue. Said awning at North Cicero Avenue measures twenty (20) feet in length and two (2) feet in width for a total of forty (40) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1131056 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Burdeen Shoe Company, Inc.*

[O2019-4687]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Burdeen Shoe Company, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2139 West Cermak Road. Said awning at West Cermak Road measures twenty-five (25) feet in length and two (2) feet in width for a total of fifty (50) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140492 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*Cabinet Style Studio Ltd.*

[O2019-5082]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Cabinet Style Studio Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5945 North Milwaukee Avenue. Said awning at North Milwaukee Avenue measures twenty-four point six seven (24.67) feet in length and four (4) feet in width for a total of ninety-eight point six eight (98.68) square feet. The location of said

privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140149 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Cafe Touche.*

[O2019-5075]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Cafe Touche, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 6731 North Northwest Highway. Said awning at North Northwest Highway measures one (1) at twenty-five (25) feet in length and four (4) feet in width for a total of one hundred (100) square feet. Said awning at North Oshkosh Avenue measures one (1) at eleven (11) feet in length and four (4) feet in width for a total of forty-four (44) square feet. Said awning at North Oshkosh Avenue measures one (1) at fifty-two (52) feet in length and one (1) foot in width for a total of fifty-two (52) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140289 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Cafe Vienna.*

[O2019-5102]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Cafe Vienna, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2523 North Clark Street. Said awning at North Clark Street measures twenty-five (25) feet in length and one point four (1.4) feet in width for a total of thirty-five (35) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140864 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2019.

*Caribella.*

[O2019-4942]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Caribella, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 3311 West Fullerton Avenue. Said awning at West Fullerton Avenue measures fourteen (14) feet in length and five (5) feet in width for a total of seventy (70) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138289 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Carniceria Ruiz, Inc.*

[O2019-4899]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Carniceria Ruiz, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3001 North Kedzie Avenue. Said awning at corner of North Kedzie Avenue and West Wellington Avenue measures forty-three (43) feet in length and two (2) feet in width for a total of eighty-six (86) square feet. The location of said privilege shall be

as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139796 herein granted the sum of Sixty-eight and no/100 Dollars (\$68.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Carstar Grand Avenue.*

[O2019-4967]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Carstar Grand Avenue, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 4723 West Grand Avenue. Said awning at West Grand Avenue measures twelve point five (12.5) feet in length and two (2) feet in width for a total of twenty-five (25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139042 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after December 12, 2017.

---

*Catherine Cook School.*

[O2019-4798]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Catherine Cook School, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 226 West Schiller Street. Said awning at West Schiller Street measures sixteen point five (16.5) feet in length and three (3) feet in width for a total of forty-nine point five (49.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1128440 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Chatham Jewelry & Loan, Inc.*

[O2019-4596]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Chatham Jewelry & Loan, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 645 -- 647 East 79<sup>th</sup> Street. Said awning at East 79<sup>th</sup> Street measures forty-seven point five (47.5) feet in length and two point five (2.5) feet in width for a total of one hundred eighteen point seven five (118.75) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140167 herein granted the sum of Seventy-two and 50/100 Dollars (\$72.50) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Chi Chi Nails.*

[O2019-4600]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Chi Chi Nails, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 822 East 79<sup>th</sup> Street. Said awning at East 79<sup>th</sup> Street measures

thirty-four (34) feet in length and two (2) feet in width for a total of sixty-eight (68) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139849 herein granted the sum of Fifty-nine and no/100 Dollars (\$59.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 25, 2017.

---

*Children City Childcare, Inc.*

[O2019-4855]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Children City Childcare, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) awnings projecting over the public right-of-way adjacent to its premises known as 4918 -- 4922 West Fullerton Avenue. Said awnings at West Fullerton Avenue measure five (5) at fifteen (15) feet in length and three (3) feet in width for a total of two hundred twenty-five (225) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140863 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Chipotle.*

[O2019-4647]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Chipotle, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) awnings projecting over the public right-of-way adjacent to its premises known as 311 South Wacker Drive. Said awnings at South Franklin Street measure three (3) at six point one seven (6.17) feet in length and three point three three (3.33) feet in width for a total of sixty-one point six four (61.64) square feet and one (1) at seven point six seven (7.67) feet in length and three point three three (3.33) feet in width for a total of twenty-five point five four (25.54) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140361 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

*Christian Undertaker Services, Inc.*

[O2019-4901]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Christian Undertaker Services, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3100 West Irving Park Road. Said awning at corner of West Irving Park Road and North Albany Avenue measures seventy-nine point five (79.5) feet in length and two (2) feet in width for a total of one hundred fifty-nine (159) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139545 herein granted the sum of One Hundred Four and 50/100 Dollars (\$104.50) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 11, 2019.

---

*Chuck's & Ed's Tavern.*

[O2019-4946]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Chuck's & Ed's Tavern, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent

to its premises known as 3556 West Belmont Avenue. Said awning at West Belmont Avenue measures one (1) at twenty-three (23) feet in length and three point three three (3.33) feet in width for a total of seventy-six point five nine (76.59) square feet. Said awning at North Central Park Avenue measures one (1) at seven (7) feet in length and three (3) feet in width for a total of twenty-one (21) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139764 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Chui's Food Store.*

[O2019-5134]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Chui's Food Store, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 4852 North Damen Avenue. Said awning at North Damen Avenue measures twenty-four (24) feet in length and four point three three (4.33) feet in width for a total of one hundred three point nine two (103.92) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139782 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*The Circle Salon.*

[O2019-4472]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Circle Salon, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2135 West Division Street. Said awning at West Division Street measures seventeen (17) feet in length and four (4) feet in width for a total of sixty-eight (68) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140401 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

*City Smiles.*

[O2019-5083]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to City Smiles, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use three (3) awnings projecting over the public right-of-way adjacent to its premises known as 3800 North Pulaski Road. Said awnings at North Pulaski Road measure three (3) at twelve point six seven (12.67) feet in length and one point nine two (1.92) feet in width for a total of seventy-two point nine eight (72.98) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138679 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Clark Street Sports.*

[O2019-4524]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Clark Street Sports, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3465 North Clark Street. Said awning at North Clark Street

measures twenty-four (24) feet in length and two (2) feet in width for a total of forty-eight (48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139621 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*Coldwell Banker.*

[O2019-4936]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Coldwell Banker, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 1457 West Belmont Avenue. Said awning at West Belmont Avenue measures one (1) at ten (10) feet in length and three point five (3.5) feet in width for a total of thirty-five (35) square feet. Said awning at West Belmont Avenue measures one (1) at eight (8) feet in length and five (5) feet in width for a total of forty (40) square feet. Said awning at North Greenview Avenue measures one (1) at ten (10) feet in length and three point five (3.5) feet in width for a total of thirty-five (35) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140188 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Copeland Dental Care.*

[O2019-5027]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Copeland Dental Care, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5955 West Irving Park Road. Said awning at West Irving Park Road measures sixteen (16) feet in length and four (4) feet in width for a total of sixty-four (64) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140485 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*Corner Bakery Cafe.*  
(360 N. Michigan Ave.)

[O2019-4652]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Corner Bakery Cafe, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use four (4) awnings projecting over the public right-of-way adjacent to its premises known as 360 North Michigan Avenue. Said awnings at East Wacker Drive measure four (4) at thirteen point four two (13.42) feet in length and four (4) feet in width for a total of two hundred fourteen point seven two (214.72) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1136532 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Corner Bakery Cafe.*  
(56 W. Randolph St.)

[O2019-4676]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Corner Bakery Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use,

as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 56 West Randolph Street. Said awnings at West Randolph Street measure three (3) at twenty-three (23) feet in length and eight point five (8.5) feet in width for a total of five hundred eighty-six point five (586.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140765 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*Crawford Supply Group, Inc.*

[O2019-5136]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Crawford Supply Group, Inc., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 3914 North Lincoln Avenue. Said awning at North Lincoln Avenue measures twenty-eight (28) feet in length and two (2) feet in width for a total of fifty-six (56) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138180 herein granted the sum of Fifty-three and no/100 Dollars (\$53.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Crossroads Trading Company.*

[O2019-4367]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Crossroads Trading Company, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1519 North Milwaukee Avenue. Said awning at North Milwaukee Avenue measures twenty-one point five (21.5) feet in length and three point five (3.5) feet in width for a total of seventy-five point two five (75.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139947 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*D's Style World.*

[O2019-4840]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to D's Style World, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 4436 West Madison Street. Said awning at West Madison Street measures twenty-four (24) feet in length and four (4) feet in width for a total of ninety-six (96) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135562 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Dearborn Plaza Apartments.*

[O2019-4473]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Dearborn Plaza Apartments, upon the terms and subject to the conditions of this ordinance, to maintain

and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1030 North Dearborn Street. Said awning measures thirteen (13) feet in length and eleven (11) feet in width for a total of one hundred forty-three (143) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140164 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 5, 2019.

---

*Delta Animal Hospital.*

[O2019-4417]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Delta Animal Hospital, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2105 West Chicago Avenue. Said awning at West Chicago Avenue measures fifteen point five eight (15.58) feet in length and four (4) feet in width for a total of sixty-two point three two (62.32) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140611 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Diag Bar & Grill/404 Wine Bar.*

[O2019-4949]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Diag Bar & Grill/404 Wine Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2852 North Southport Avenue. Said awning at North Southport Avenue measures twenty point two five (20.25) feet in length and four point three three (4.33) feet in width for a total of eighty-seven point six eight (87.68) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139895 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Dimo's Pizza.*

[O2019-4527]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Dimo's Pizza, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3463 North Clark Street. Said awning at North Clark Street measures twenty-four (24) feet in length and three point six seven (3.67) feet in width for a total of eighty-eight point zero eight (88.08) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140399 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Dinkel's Bakery, Inc.*

[O2019-5138]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Dinkel's Bakery, Inc., upon the terms and subject to the conditions of this ordinance, to maintain

and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3329 North Lincoln Avenue. Said awning at North Lincoln Avenue measures forty-four point seven (44.7) feet in length and one (1) foot in width for a total of forty-four point seven (44.7) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139877 herein granted the sum of Sixty-nine and 70/100 Dollars (\$69.70) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*DJ Wine & Spirits.*

[O2019-4843]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to DJ Wine & Spirits, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 6107 -- 6111 West Diversey Avenue. Said awning at West Diversey Avenue measures thirty-one point five (31.5) feet in length and two (2) feet in width for a total of sixty-three (63) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140944 herein granted the sum of Fifty-six and 50/100 Dollars (\$56.50) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2019.

---

*The Dog Room.*

[O2019-4994]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Dog Room, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 7340 West Addison Street. Said awning at West Addison Street measures twenty-four (24) feet in length and two (2) feet in width for a total of forty-eight (48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140870 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 2, 2019.

*Dog Splash.*

[O2019-5207]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Dog Splash, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 7448 North Western Avenue. Said awning at North Western Avenue measures nineteen (19) feet in length and two (2) feet in width for a total of thirty-eight (38) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140558 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 30, 2019.

---

*Dogs Day Inn Corporation.*

[O2019-4971]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Dogs Day Inn Corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1719 West Wrightwood Avenue. Said awning at West Wrightwood Avenue measures twelve point six seven (12.67) feet in length and four (4) feet in width for a total of fifty point six eight (50.68) square feet. The location of

said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137986 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Domino's.*

[O2019-4990]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Domino's, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 2401 North Clybourn Avenue. Said awning at North Clybourn Avenue measures fifty-seven (57) feet in length and two (2) feet in width for a total of one hundred fourteen (114) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1125449 herein granted the sum of Eighty-two and no/100 Dollars (\$82.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Downtown Dogs.*

[O2019-4680]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Downtown Dogs, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 804 North Rush Street. Said awning at North Rush Street measures fifteen point five (15.5) feet in length and two (2) feet in width for a total of thirty-one (31) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140795 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2019.

*Dr. Jeffrey J. Betman And Associates.*

[O2019-4408]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Dr. Jeffrey J. Betman and Associates, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 1808 West Chicago Avenue. Said awning at West Chicago Avenue measures twenty-four (24) feet in length and three (3) feet in width for a total of seventy-two (72) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137364 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Drew's On Halsted.*

[O2019-4529]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Drew's on Halsted, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) awnings projecting over the public right-of-way adjacent to its premises known as 3201 North Halsted Street. Said awning at West Belmont Avenue and North Halsted Street measures one (1) at six (6) feet in length and two point five (2.5) feet in width for a total of fifteen (15) square feet. Said awning at West Belmont Avenue

measures one (1) at seven point six seven (7.67) feet in length and two point five (2.5) feet in width for a total of nineteen point one eight (19.18) square feet. Said awning at West Belmont Avenue measures one (1) at three (3) feet in length and two point five (2.5) feet in width for a total of seven point five (7.5) square feet. Said awning at North Halsted Street measures one (1) at twelve point one seven (12.17) feet in length and two point six seven (2.67) feet in width for a total of thirty-two point four nine (32.49) square feet. Said awning at North Halsted Street measures one (1) at six (6) feet in length and two point six seven (2.67) feet in width for a total of sixteen point zero two (16.02) square feet. Said awning at North Halsted Street measures one (1) at fifteen point eight three (15.83) feet in length and two point six seven (2.67) feet in width for a total of forty-two point two seven (42.27) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140386 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*Drybar.*

[O2019-4475]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Drybar, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1611 North Sheffield Avenue. Said awning at North Sheffield Avenue measures six point zero eight (6.08) feet in length and three (3) feet in width for a total of eighteen point two four (18.24) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and

the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140313 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after December 11, 2018.

---

*Dunning Pour House.*  
(Privilege No. 1140105)

[O2019-5012]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Dunning Pour House, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) awnings projecting over the public right-of-way adjacent to its premises known as 7718 West Addison Street. Said awnings at West Addison Street measure two (2) at seven (7) feet in length and two point five (2.5) feet in width for a total of thirty-five (35) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140105 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Dunning Pour House.*  
(Privilege No. 1140106)

[O2019-5018]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Dunning Pour House, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 7718 West Addison Street. Said awning at West Addison Street measures eight (8) feet in length and three (3) feet in width for a total of twenty-four (24) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140106 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*East Bank Storage-Ohio & Kingsbury.*

[O2019-4682]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to East Bank Storage-Ohio & Kingsbury, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 429 West Ohio Street. Said awning at West Ohio Street measures fifty (50) feet in length and six (6) feet in width for a total of three hundred (300) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139959 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*EganVance Insurance Agency, Inc.*

[O2019-5077]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to EganVance Insurance Agency, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5300 West Devon Avenue. Said awning at West Devon Avenue measures eighteen (18) feet in length and six (6) feet in width for a total of one hundred eight (108) square feet. The location of said privilege shall be as

shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139791 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*El Cid Tacos No. 2.*

[O2019-5002]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to El Cid Tacos Number 2, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 2645 North Kedzie Avenue. Said awnings at North Kedzie Avenue measure two (2) at three point eight four (3.84) feet in length and one point zero five (1.05) feet in width for a total of eight point zero six (8.06) square feet and one (1) at thirteen point one seven (13.17) feet in length and one point zero five (1.05) feet in width for a total of thirteen point eight three (13.83) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139929 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*El Diamante Azul Restaurant.*

[O2019-5183]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to El Diamante Azul Restaurant, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) awnings projecting over the public right-of-way adjacent to its premises known as 5663 -- 5665 North Clark Street. Said awnings at North Clark Street measure one (1) at twenty-nine (29) feet in length and three (3) feet in width for a total of eighty-seven (87) square feet and one (1) at fifteen (15) feet in length and three (3) feet in width for a total of forty-five (45) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139264 herein granted the sum of One Hundred Four and no/100 Dollars (\$104.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*El Llano Restaurant.*

[O2019-5086]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to El Llano Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 4011 North Elston Avenue. Said awning at North Elston Avenue measures twenty-five (25) feet in length and four (4) feet in width for a total of one hundred (100) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140122 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Ellipsis Coffeehouse LLC.*

[O2019-5186]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Ellipsis Coffeehouse LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1259 West Devon Avenue. Said awning at West Devon Avenue measures twenty-two point seven five (22.75) feet in length and two (2) feet in width for a total of forty-five point five (45.5) square feet. The location of

said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140936 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 5, 2019.

---

*Embassy Suites.*

[O2019-4685]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Embassy Suites, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) awnings projecting over the public right-of-way adjacent to its premises known as 6 -- 20 West Ohio Street. Said awnings at West Ohio Street measure four (4) at twelve point five five (12.55) feet in length and two point nine (2.9) feet in width for a total of one hundred forty-five point five eight (145.58) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139744 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 29, 2019.

---

*Escapehouse Chicago.*

[O2019-4688]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Escapehouse Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 54 East Ontario Street. Said awning at East Ontario Street measures eleven (11) feet in length and two point three three (2.33) feet in width for a total of twenty-five point six three (25.63) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139138 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Essence Of India.*

[O2019-5140]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Essence of India, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 4601 North Lincoln Avenue. Said awning at West Wilson Avenue measures one (1) at eleven point five (11.5) feet in length and three point one (3.1) feet in width for a total of thirty-five point six five (35.65) square feet. Said awning at North Lincoln Avenue measures one (1) at sixteen point one (16.1) feet in length and three point one (3.1) feet in width for a total of forty-nine point nine one (49.91) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140244 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*Estelles Cafe & Pub Ltd.*

[O2019-4410]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Estelles Cafe & Pub Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to

its premises known as 2013 West North Avenue. Said awning at West North Avenue measures twenty-five (25) feet in length and two (2) feet in width for a total of fifty (50) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140014 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Euro Cafe.*

[O2019-4890]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Euro Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2435 North Harlem Avenue. Said awning at North Harlem Avenue measures fifteen point four (15.4) feet in length and two (2) feet in width for a total of thirty point eight (30.8) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139987 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 8, 2019.

---

*Eye See Ravenswood P.C.*

[O2019-5143]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Eye See Ravenswood P.C., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 4735 North Damen Avenue. Said awning at North Damen Avenue measures twelve (12) feet in length and three (3) feet in width for a total of thirty-six (36) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140026 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

*Farmers Insurance Company.*

[O2019-5022]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Farmers Insurance Company, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 7543 West Irving Park Road. Said awning at West Irving Park Road measures one (1) at three (3) feet in length and two (2) feet in width for a total of six (6) square feet. Said awning at West Irving Park Road measures one (1) at three (3) feet in length and two (2) feet in width for a total of six (6) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140324 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Fidelity National Title.*

[O2019-5146]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Fidelity National Title, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3338 North Lincoln Avenue. Said awning at North Lincoln Avenue

measures twenty-one point two five (21.25) feet in length and one point five (1.5) feet in width for a total of thirty-one point eight eight (31.88) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139884 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 5, 2019.

---

*Fifth Third Bank.*

[O2019-4532]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Fifth Third Bank, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use six (6) awnings projecting over the public right-of-way adjacent to its premises known as 3179 North Clark Street. Said awnings at North Clark Street measure two (2) at eleven point zero eight (11.08) feet in length and two point five (2.5) feet in width for a total of fifty-five point four (55.4) square feet. Said awnings at West Belmont Avenue measure four (4) at twelve point two five (12.25) feet in length and two point five (2.5) feet in width for a total of one hundred twenty-two point five (122.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137609 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Final Touch Hair And Barber Salon.*

[O2019-4606]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Final Touch Hair and Barber Salon, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 820 East 79<sup>th</sup> Street. Said awning at East 79<sup>th</sup> Street measures seventeen (17) feet in length and two (2) feet in width for a total of thirty-four (34) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135092 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*First Midwest Bank.*  
(1060 W. Bryn Mawr Ave.)

[O2019-5188]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to First Midwest Bank, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) awnings projecting over the public right-of-way adjacent to its premises known as 1060 West Bryn Mawr Avenue. Said awnings at West Bryn Mawr Avenue measure one (1) at fourteen (14) feet in length and three (3) feet in width for a total of forty-two (42) square feet and one (1) at sixteen (16) feet in length and three (3) feet in width for a total of forty-eight (48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139253 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*First Midwest Bank.*  
(4605 N. Lincoln Ave.)

[O2019-5148]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to First Midwest Bank, upon the terms and subject to the conditions of this ordinance, to construct, install,

maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 4605 North Lincoln Avenue. Said awning at North Lincoln Avenue measures thirty-one point one seven (31.17) feet in length and four (4) feet in width for a total of one hundred twenty-four point six eight (124.68) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139113 herein granted the sum of Fifty-six and 17/100 Dollars (\$56.17) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Frances' Deli & Brunchery.*

[O2019-5108]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Frances' Deli & Brunchery, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2552 North Clark Street. Said awning at North Clark Street measures forty-three (43) feet in length and three (3) feet in width for a total of one hundred twenty-nine (129) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139721 herein granted the sum of Sixty-eight and no/100 Dollars (\$68.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*Francesca's.*

[O2019-5112]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Francesca's, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2012 North Halsted Street. Said awning at North Halsted Street measures sixteen point zero eight (16.08) feet in length and four point three three (4.33) feet in width for a total of sixty-nine point six three (69.63) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140480 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 28, 2019.

---

*Frank's Food Mart 1.*

[O2019-4849]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Frank's Food Mart 1, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5050 West Madison Street. Said awning at West Madison Street measures twenty-five (25) feet in length and two (2) feet in width for a total of fifty (50) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1130903 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Friendly Tavern.*

[O2019-5088]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Friendly Tavern, upon the terms and subject to the conditions of this ordinance, to maintain and use, as

now constructed, four (4) awnings projecting over the public right-of-way adjacent to its premises known as 6124 West Gunnison Street. Said awning at West Gunnison Street measures one (1) at nineteen point zero eight (19.08) feet in length and three (3) feet in width for a total of fifty-seven point two four (57.24) square feet. Said awning at West Gunnison Street measures one (1) at three point five eight (3.58) feet in length and three (3) feet in width for a total of ten point seven four (10.74) square feet. Said awning at West Gunnison Street measures one (1) at eight (8) feet in length and three (3) feet in width for a total of twenty-four (24) square feet. Said awning at West Gunnison Street measures one (1) at six point one seven (6.17) feet in length and three (3) feet in width for a total of eighteen point five one (18.51) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139889 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*The Gardner School.*

[O2019-4802]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Gardner School, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) awnings projecting over the public right-of-way adjacent to its premises known as 1301 West Madison Street. Said awnings at South Throop Street measure two (2) at twenty-two point six seven (22.67) feet in length and four point one seven (4.17) feet in width for a total of one hundred eighty-nine point zero seven (189.07) square feet and one (1) at eight point six seven (8.67) feet in length

and four point one seven (4.17) feet in width for a total of thirty-six point one five (36.15) square feet. Said awnings at West Madison Street measure one (1) at eighteen point two five (18.25) feet in length and four point one seven (4.17) feet in width for a total of seventy-six point one (76.1) square feet, one (1) at seventeen point seven five (17.75) feet in length and four point one seven (4.17) feet in width for a total of seventy-four point zero two (74.02) square feet and two (2) at sixteen point seven five (16.75) feet in length and four point one seven (4.17) feet in width for a total of one hundred thirty-nine point seven (139.7) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139797 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*General Nutrition Center No. 3903.*

[O2019-4536]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to General Nutrition Center Number 3903, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3206 North Broadway. Said awning at North Broadway measures twelve (12) feet in length and one point four (1.4) feet in width for a total of sixteen point eight (16.8) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140152 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*Gigi's Food Market.*

[O2019-4663]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Gigi's Food Market, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3101 West 63<sup>rd</sup> Street. Said awning at West 63<sup>rd</sup> Street measures thirty-eight (38) feet in length and two (2) feet in width for a total of seventy-six (76) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134657 herein granted the sum of Sixty-three and no/100 Dollars (\$63.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Glory Beauty Supply.*

[O2019-4743]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Glory Beauty Supply, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 4021 West North Avenue. Said awning at West North Avenue measures twenty-four (24) feet in length and two point five (2.5) feet in width for a total of sixty (60) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1128019 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Golftec Halsted Row.*

[O2019-4541]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Golftec Halsted Row, upon the terms and subject to the conditions of this ordinance, to maintain and use,

as now constructed, four (4) awnings projecting over the public right-of-way adjacent to its premises known as 2847 North Halsted Street. Said awnings at North Halsted Street measure two (2) at sixteen point one seven (16.17) feet in length and two (2) feet in width for a total of sixty-four point six eight (64.68) square feet, one (1) at twenty-three point nine two (23.92) feet in length and two (2) feet in width for a total of forty-seven point eight four (47.84) square feet and one (1) at six (6) feet in length and two (2) feet in width for a total of twelve (12) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139902 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 5, 2019.

---

*Graphic Image Corporation.*

[O2019-4745]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Graphic Image Corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2035 West Grand Avenue. Said awning at West Grand Avenue measures eight point eight three (8.83) feet in length and four point four two (4.42) feet in width for a total of thirty-nine point zero three (39.03) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140641 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

---

*Gratitude-Heart-Garden Florist.*

[O2019-5016]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Gratitude-Heart-Garden Florist, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2058 West Roscoe Street. Said awning at West Roscoe Street measures thirty (30) feet in length and two (2) feet in width for a total of sixty (60) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1130702 herein granted the sum of Fifty-five and no/100 Dollars (\$55.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Great Clips.*

[O2019-4545]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Great Clips, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3167 North Broadway. Said awning at North Broadway measures twenty-two (22) feet in length and two (2) feet in width for a total of forty-four (44) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139777 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*H&R Block.*

[O2019-4746]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to H&R Block, upon the terms and subject to the conditions of this ordinance, to maintain and use, as

now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3925 West North Avenue. Said awning at corner of West North Avenue and North Harding Avenue measures thirty-eight (38) feet in length and four (4) feet in width for a total of one hundred fifty-two (152) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139399 herein granted the sum of Sixty-three and no/100 Dollars (\$63.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*Hairtech The Salon.*

[O2019-4896]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Hairtech The Salon, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 6468 West North Avenue. Said awning at West North Avenue measures eighteen (18) feet in length and two (2) feet in width for a total of thirty-six (36) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139989 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 13, 2018.

---

*Hallmark & Johnson Property Management.*  
(5139 N. Lincoln Ave.)

[O2019-5054]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Hallmark & Johnson Property Management, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5139 North Lincoln Avenue. Said awning at North Lincoln Avenue measures twelve (12) feet in length and two point six seven (2.67) feet in width for a total of thirty-two point zero four (32.04) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140437 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Hallmark & Johnson Property Management.*  
(5141 N. Lincoln Ave.)

[O2019-5055]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Hallmark & Johnson Property Management, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5141 North Lincoln Avenue. Said awning at North Lincoln Avenue measures fourteen point six seven (14.67) feet in length and two point six seven (2.67) feet in width for a total of thirty-nine point one seven (39.17) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140439 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Hallmark & Johnson Property Management.*  
(5145 N. Lincoln Ave.)

[O2019-5058]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Hallmark & Johnson Property Management, upon the terms and subject to the conditions of this

ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5145 North Lincoln Avenue. Said awning at North Lincoln Avenue measures ten point two five (10.25) feet in length and two point six seven (2.67) feet in width for a total of twenty-seven point three seven (27.37) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140438 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Hallmark & Johnson Property Management.*  
(5147 N. Lincoln Ave.)

[O2019-5060]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Hallmark & Johnson Property Management, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5147 North Lincoln Avenue. Said awning at North Lincoln Avenue measures fourteen point eight three (14.83) feet in length and two point six seven (2.67) feet in width for a total of thirty-nine point six (39.6) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140440 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Hallmark & Johnson Property Management.*  
(5149 N. Lincoln Ave.)

[O2019-5062]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Hallmark & Johnson Property Management, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5149 North Lincoln Avenue. Said awning at North Lincoln Avenue measures twelve point five eight (12.58) feet in length and two point six seven (2.67) feet in width for a total of thirty-three point five nine (33.59) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140441 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Il Porcellino/Studio Paris/Ramen-San.*

[O2019-4699]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Il Porcellino/Studio Paris/Ramen-San, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 59 West Hubbard Street. Said awnings at West Hubbard Street measure two (2) at eleven point zero four (11.04) feet in length and four (4) feet in width for a total of eighty-eight point three two (88.32) square feet and one (1) at eleven point five (11.5) feet in length and four (4) feet in width for a total of forty-six (46) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139787 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

*Illinois Vehicle Insurance Agency.*

[O2019-4750]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Illinois Vehicle Insurance Agency, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3517 West North Avenue. Said awning at West North Avenue measures seventeen (17) feet in length and two (2) feet in width for a total of thirty-four (34) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140262 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Jackson Junge Gallery.*

[O2019-4424]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Jackson Junge Gallery, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1389 North Milwaukee Avenue. Said awning at North Milwaukee Avenue measures forty-two (42) feet in length and four (4) feet in width for a total of one hundred sixty-eight (168) square feet. The location of said privilege shall be as shown on

print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140606 herein granted the sum of Sixty-seven and no/100 Dollars (\$67.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Jake Melnick's Corner Tap.*

[O2019-4702]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Jake Melnick's Corner Tap, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 41 East Superior Street. Said awning at East Superior Street measures forty-eight (48) feet in length and ten point six (10.6) feet in width for a total of five hundred eight point eight (508.8) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140902 herein granted the sum of Seventy-three and no/100 Dollars (\$73.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 7, 2019.

---

*Janik's Cafe.*

[O2019-4426]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Janik's Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2011 West Division Street. Said awning at West Division Street measures twenty-one point three three (21.33) feet in length and four (4) feet in width for a total of eighty-five point three two (85.32) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140133 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

*Johnson's Real Ice Cream.*

[O2019-4550]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Johnson's Real Ice Cream, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 2951 North Broadway. Said awning at North Broadway measures thirty-seven point five (37.5) feet in length and three point five (3.5) feet in width for a total of one hundred thirty-one point two five (131.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137524 herein granted the sum of Sixty-two and 50/100 Dollars (\$62.50) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Journey Physical Therapy.*

[O2019-5031]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Journey Physical Therapy, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2250 West Belmont Avenue. Said awning at West Belmont Avenue measures fifteen (15) feet in length and four (4) feet in width for a total of sixty (60) square feet. The location of said privilege shall be as shown on print(s)

kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140556 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 2, 2019.

---

*Joyful Noise Christian Day Care, Inc.*

[O2019-4762]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Joyful Noise Christian Day Care, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 4243 West North Avenue. Said awning at West North Avenue measures forty (40) feet in length and two (2) feet in width for a total of eighty (80) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139096 herein granted the sum of Sixty-five and no/100 Dollars (\$65.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 6, 2018.

---

*Joys.*

[O2019-4552]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Joys, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 3257 -- 3259 North Broadway. Said awnings at North Broadway measure one (1) at twenty-two point eight (22.8) feet in length and two (2) feet in width for a total of forty-five point six (45.6) square feet and one (1) at nineteen (19) feet in length and two (2) feet in width for a total of thirty-eight (38) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140503 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

*Juan Daniel Hair Design P.C.*

[O2019-4669]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Juan Daniel Hair Design P.C., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3748 West 63<sup>rd</sup> Street. Said awning at West 63<sup>rd</sup> Street measures twenty-two (22) feet in length and four (4) feet in width for a total of eighty-eight (88) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134270 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Kanela Breakfast Club.*

[O2019-4439]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Kanela Breakfast Club, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1408 North Milwaukee Avenue. Said awning at North Milwaukee Avenue measures twenty-four (24) feet in length and two (2) feet in width for a total of forty-eight (48) square feet. The location of said privilege shall be as shown

on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139837 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

—

*Kasia's.*

[O2019-4442]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Kasia's, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 2101 West Chicago Avenue. Said awning at West Chicago Avenue measures one (1) at fourteen (14) feet in length and three (3) feet in width for a total of forty-two (42) square feet. Said awning at North Hoyne Avenue measures one (1) at seven (7) feet in length and three (3) feet in width for a total of twenty-one (21) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139792 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*Kings Stoneworks.*

[O2019-4627]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Kings Stoneworks, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 1520 West Pershing Road. Said awning at West Pershing Road measures ten (10) feet in length and ten (10) feet in width for a total of one hundred (100) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1136444 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Kinzie Street Chop House.*

[O2019-4704]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Kinzie Street Chop House, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) awnings projecting over the public right-of-way adjacent to its premises known as 400 North Wells Street. Said awning at corner of North Wells Street and West Kinzie Street measures one (1) at thirty-two point six seven (32.67) feet in length and three point five (3.5) feet in width for a total of one hundred fourteen point three five (114.35) square feet. Said awnings at West Kinzie Street measure four (4) at six (6) feet in length and three point three three (3.33) feet in width for a total of seventy-nine point nine two (79.92) square feet and one (1) at sixteen point four two (16.42) feet in length and three point three three (3.33) feet in width for a total of fifty-four point six eight (54.68) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140663 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*Anthony Klok.*

[O2019-4554]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Anthony Klok, upon the terms and subject to the conditions of this ordinance, to maintain and use, as

now constructed, seven (7) awnings projecting over the public right-of-way adjacent to its premises known as 3420 -- 3428 North Broadway. Said awnings at North Broadway measure one (1) at ten (10) feet in length and one point five (1.5) feet in width for a total of fifteen (15) square feet, one (1) at twenty (20) feet in length and one point five (1.5) feet in width for a total of thirty (30) square feet, two (2) at fifteen (15) feet in length and one point five (1.5) feet in width for a total of forty-five (45) square feet, one (1) at twenty-five (25) feet in length and one point five (1.5) feet in width for a total of thirty-seven point five (37.5) square feet and two (2) at twelve (12) feet in length and one point five (1.5) feet in width for a total of thirty-six (36) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139977 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 5, 2013.

---

*Kopi, A Traveler's Cafe.*

[O2019-5193]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Kopi, A Traveler's Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5317 North Clark Street. Said awning at North Clark Street measures sixteen (16) feet in length and three (3) feet in width for a total of forty-eight (48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140493 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*La Casa Del Pueblo, Inc.*

[O2019-4690]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to La Casa Del Pueblo, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1810 South Blue Island Avenue. Said awning at South Blue Island Avenue measures fifty (50) feet in length and four (4) feet in width for a total of two hundred (200) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139750 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*La Iguanita Restaurant, Inc.*

[O2019-4654]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to La Iguanita Restaurant, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3733 South Kedzie Avenue. Said awning at South Kedzie Avenue measures fifteen (15) feet in length and two (2) feet in width for a total of thirty (30) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140562 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 18, 2017.

*La Pena Restaurante.*

[O2019-5091]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to La Pena Restaurante, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 4212 -- 4214 North Milwaukee Avenue. Said awning at North Milwaukee Avenue measures fifty (50) feet in length and two (2) feet in width for a total of one hundred (100) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140397 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*La Quinta Inn & Suites.*

[O2019-4706]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to La Quinta Inn & Suites, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1 South Franklin Street. Said awning at West Madison Street measures thirty-two (32) feet in length and four (4) feet in width for a total of one hundred twenty-eight (128) square feet. The location of said privilege shall be as shown on print(s)

kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140730 herein granted the sum of Fifty-seven and no/100 Dollars (\$57.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

—

*Lake View Art Supply.*

[O2019-5275]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Lake View Art Supply, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3314 West Foster Avenue. Said awning at West Foster Avenue measures thirty (30) feet in length and three (3) feet in width for a total of ninety (90) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140469 herein granted the sum of Fifty-five and no/100 Dollars (\$55.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 8, 2018.

---

*Las Mananitas.*

[O2019-5105]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Las Mananitas, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) awnings projecting over the public right-of-way adjacent to its premises known as 3523 North Halsted Street. Said awning at North Halsted Street measures one (1) at forty point six seven (40.67) feet in length and three (3) feet in width for a total of one hundred twenty-two point zero one (122.01) square feet. Said awning at North Halsted Street and West Brompton Avenue measures one (1) at thirty-six point three three (36.33) feet in length and three (3) feet in width for a total of one hundred eight point nine nine (108.99) square feet. Said awnings at West Brompton Avenue measure two (2) at four (4) feet in length and two (2) feet in width for a total of sixteen (16) square feet and one (1) at four (4) feet in length and two (2) feet in width for a total of eight (8) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140721 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*Lawson House.*

[O2019-4479]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Lawson House, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 801 North Dearborn Street. Said awning at North Dearborn Street measures fourteen (14) feet in length and six (6) feet in width for a total of eighty-four (84) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140276 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*Life Storage Centers Of Lincoln Park LLC.*

[O2019-4487]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Life Storage Centers of Lincoln Park LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the

public right-of-way adjacent to its premises known as 1030 West North Avenue. Said awnings at North Kingsbury Street measure one (1) at thirteen point six seven (13.67) feet in length and one point six seven (1.67) feet in width for a total of twenty-two point eight three (22.83) square feet and one (1) at twelve point four two (12.42) feet in length and one point six seven (1.67) feet in width for a total of twenty point seven four (20.74) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140099 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 5, 2019.

---

*Lincoln C Mart.*

[O2019-5116]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Lincoln C Mart, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2256 North Lincoln Avenue. Said awning at North Lincoln Avenue measures fifteen (15) feet in length and point five (.5) foot in width for a total of seven point five (7.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139644 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Lou Malnati's Pizzeria.*

[O2019-4547]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Lou Malnati's Pizzeria, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 805 South State Street. Said awnings at South State Street measure two (2) at ten point six seven (10.67) feet in length and four (4) feet in width for a total of eighty-five point three six (85.36) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140281 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Luxbar.*

[O2019-4709]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Luxbar, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) awnings projecting over the public right-of-way adjacent to its premises known as 18 -- 20 East Bellevue Place. Said awnings at East Bellevue Place measure four (4) at ten point seven (10.7) feet in length and two (2) feet in width for a total of eighty-five point six (85.6) square feet and two (2) at fifteen point four (15.4) feet in length and two (2) feet in width for a total of sixty-one point six (61.6) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139957 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*M&M Financial Consulting, Inc.*

[O2019-5150]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to M&M Financial Consulting, Inc., upon the terms and subject to the conditions of this ordinance, to

maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3947 North Ashland Avenue. Said awning at North Ashland Avenue measures nineteen point one six (19.16) feet in length and five (5) feet in width for a total of ninety-five point eight (95.8) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139967 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*Mariny's Shoe Repair.*

[O2019-4556]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Mariny's Shoe Repair, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 711 West Belmont Avenue. Said awning at West Belmont Avenue measures sixteen (16) feet in length and two (2) feet in width for a total of thirty-two (32) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137868 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Martinez & Bentancourt.*

[O2019-4443]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Martinez & Bentancourt, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2455 -- 2457 North Milwaukee Avenue. Said awning at North Milwaukee Avenue measures twenty-five (25) feet in length and nine (9) feet in width for a total of two hundred twenty-five (225) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140355 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

*Martino's Italian Cuisine & Pizzeria, Inc.*

[O2019-5282]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Martino's Italian Cuisine & Pizzeria, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 3431 West Peterson Avenue. Said awning at West Peterson Avenue measures one (1) at twenty-eight (28) feet in length and four (4) feet in width for a total of one hundred twelve (112) square feet. Said awning at North Bernard Street measures one (1) at forty-five (45) feet in length and six (6) feet in width for a total of two hundred seventy (270) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140541 herein granted the sum of One Hundred Twenty-three and no/100 Dollars (\$123.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 29, 2018.

---

*Julius McCoy.*

[O2019-4608]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Julius McCoy, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) awnings projecting over the public right-of-way adjacent to its

premises known as 8157 South South Chicago Avenue. Said awnings at South South Chicago Avenue measure two (2) at five (5) feet in length and one point five (1.5) feet in width for a total of fifteen (15) square feet, one (1) at six (6) feet in length and one point five (1.5) feet in width for a total of nine (9) square feet and one (1) at seventeen point four one (17.41) feet in length and one point five (1.5) feet in width for a total of twenty-six point one two (26.12) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1136959 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 16, 2018.

---

*McKillip Animal Hospitals.*

[O2019-4560]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to McKillip Animal Hospitals, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2867 North Clark Street. Said awning at North Clark Street measures twenty-one (21) feet in length and two (2) feet in width for a total of forty-two (42) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139839 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 26, 2019.

---

*Milk & Honey Cafe.*

[O2019-4447]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Milk & Honey Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1920 West Division Street. Said awning at West Division Street measures six (6) feet in length and two point five (2.5) feet in width for a total of fifteen (15) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140628 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 25, 2019.

---

*Mirabella Italian Cuisine & Bar.*

[O2019-4954]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Mirabella Italian Cuisine & Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3454 West Addison Street. Said awning at West Addison Street measures five (5) feet in length and three (3) feet in width for a total of fifteen (15) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133501 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*MN Gallery & Studio, Inc.*

[O2019-4631]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to MN Gallery & Studio, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way

adjacent to its premises known as 3524 South Halsted Street. Said awning at South Halsted Street measures twenty (20) feet in length and three (3) feet in width for a total of sixty (60) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139779 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Moonlight Studios, Inc.*

[O2019-4805]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Moonlight Studios, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, nine (9) awnings projecting over the public right-of-way adjacent to its premises known as 1446 West Kinzie Street. Said awnings at West Kinzie Street measure one (1) at twelve point six seven (12.67) feet in length and six point five (6.5) feet in width for a total of eighty-two point three six (82.36) square feet, one (1) at fifteen point two five (15.25) feet in length and six point five (6.5) feet in width for a total of ninety-nine point one three (99.13) square feet, one (1) at fourteen (14) feet in length and six point five (6.5) feet in width for a total of ninety-one (91) square feet, one (1) at twenty (20) feet in length and six point five (6.5) feet in width for a total of one hundred thirty (130) square feet, one (1) at eight point four two (8.42) feet in length and six point five (6.5) feet in width for a total of fifty-four point seven three (54.73) square feet, one (1) at twenty-two point nine two (22.92) feet in length and six point five (6.5) feet in width for a total of one hundred forty-eight point nine eight (148.98) square feet, one (1) at seventeen point eight three (17.83) feet in length and six point five (6.5) feet in width for a total of one

hundred fifteen point nine (115.9) square feet, one (1) at twelve point eight three (12.83) feet in length and six point five (6.5) feet in width for a total of eighty-three point four (83.4) square feet and one (1) at seventeen point nine two (17.92) feet in length and six point five (6.5) feet in width for a total of one hundred sixteen point four eight (116.48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139757 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 2, 2019.

---

*Moses Butcher Shop.*

[O2019-4987]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Moses Butcher Shop, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5057 West Division Street. Said awning at West Division Street measures fifty-five (55) feet in length and two (2) feet in width for a total of one hundred ten (110) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140523 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*MRI Of River North.*

[O2019-4713]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to MRI of River North, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 559 West Kinzie Street. Said awning at West Kinzie Street measures twenty-six (26) feet in length and two (2) feet in width for a total of fifty-two (52) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140680 herein granted the sum of Fifty-one and no/100 Dollars (\$51.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 2, 2019.

*Murphy Palmer.*  
(9707 S. Halsted St.)

[O2019-5273]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Murphy Palmer, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 9707 South Halsted Street. Said awning at South Halsted Street measures seventeen (17) feet in length and four point five eight (4.58) feet in width for a total of seventy-seven point eight six (77.86) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137031 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Murphy Palmer.*  
(9709 S. Halsted St.)

[O2019-5280]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Murphy Palmer, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 9709 South Halsted Street. Said awning at South Halsted Street

measures seventeen (17) feet in length and four point five eight (4.58) feet in width for a total of seventy-seven point eight six (77.86) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137032 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Nana/Ajo.*

[O2019-4636]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Nana/Ajo, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) awnings projecting over the public right-of-way adjacent to its premises known as 3267 South Halsted Street. Said awnings at South Halsted Street measure two (2) at fourteen point six seven (14.67) feet in length and four point three three (4.33) feet in width for a total of one hundred twenty-seven point zero four (127.04) square feet. Said awning at West 33<sup>rd</sup> Street measures one (1) at ten point four two (10.42) feet in length and four point three three (4.33) feet in width for a total of forty-five point one two (45.12) square feet. Said awnings at West 33<sup>rd</sup> Street measure two (2) at five (5) feet in length and four point three three (4.33) feet in width for a total of forty-three point three (43.3) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139705 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*New Communications, Inc.*

[O2019-4859]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to New Communications, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 4423 West Fullerton Avenue. Said awning at West Fullerton Avenue measures twenty (20) feet in length and three (3) feet in width for a total of sixty (60) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139754 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*New York Bakery.*

[O2019-4913]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to New York Bakery, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3455 West Lawrence Avenue. Said awning at West Lawrence Avenue measures sixteen (16) feet in length and four (4) feet in width for a total of sixty-four (64) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140086 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Noodles, Etc.*

[O2019-4582]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Noodles, Etc., upon the terms and subject to the conditions of this ordinance, to construct, install,

maintain and use three (3) awnings projecting over the public right-of-way adjacent to its premises known as 1333 East 57<sup>th</sup> Street. Said awnings at South Kenwood Avenue measure three (3) at twelve (12) feet in length and seven (7) feet in width for a total of two hundred fifty-two (252) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139257 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Northcenter Rug Cleaning.*

[O2019-5156]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Northcenter Rug Cleaning, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3726 North Lincoln Avenue. Said awning at North Lincoln Avenue measures sixteen point seven five (16.75) feet in length and three (3) feet in width for a total of fifty point two five (50.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140613 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*Northwestern University.*

[O2019-4489]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Northwestern University, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 275 East Chestnut Street. Said awnings at East Chestnut Street measure three (3) at fifteen (15) feet in length and three (3) feet in width for a total of one hundred thirty-five (135) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140113 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 22, 2019.

*Northwood Cleaners.*

[O2019-5035]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Northwood Cleaners, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1605 North Wood Street. Said awning at North Wood Street measures twenty-one point one seven (21.17) feet in length and two (2) feet in width for a total of forty-two point three four (42.34) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134408 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*OK Heating & Cooling, Inc.*

[O2019-4809]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to OK Heating & Cooling, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 446 North Western Avenue. Said awning at 446 North Western Avenue measures eighteen point four two (18.42) feet in length and five point five (5.5) feet in width for a total of one hundred one point three one (101.31) square feet.

The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139954 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Old Lviv Restaurant, Inc.*

[O2019-4494]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Old Lviv Restaurant, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2228 West Chicago Avenue. Said awning at West Chicago Avenue measures nineteen (19) feet in length and two (2) feet in width for a total of thirty-eight (38) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139906 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 6, 2018.

---

*The Original Gino's East Of Chicago.*

[O2019-4715]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Original Gino's East of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 500 North LaSalle Drive. Said awning at North LaSalle Drive measures thirty-three point five (33.5) feet in length and eleven point five (11.5) feet in width for a total of three hundred eighty-five point two five (385.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139780 herein granted the sum of Fifty-eight and 50/100 Dollars (\$58.50) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 2, 2019.

*P.S. Bangkok Restaurant, Inc.*

[O2019-4567]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to P.S. Bangkok Restaurant, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3345 North Clark Street. Said awning at North Clark Street measures sixteen (16) feet in length and three (3) feet in width for a total of forty-eight (48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140724 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Paleterias Monarca Corporation.*

[O2019-5201]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Paleterias Monarca Corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 6955 North Clark Street. Said awning at North Clark Street measures twenty-three (23) feet in length and two (2) feet in width for a total of forty-six (46) square feet. The location of said privilege shall be as shown on

print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140838 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Papa John's Pizza.*

[O2019-5121]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Papa John's Pizza, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 2640 North Clark Street. Said awning at North Clark Street measures one (1) at twenty (20) feet in length and three point five (3.5) feet in width for a total of seventy (70) square feet. Said awning at West Drummond Place measures one (1) at sixteen (16) feet in length and three point five (3.5) feet in width for a total of fifty-six (56) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139804 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*Paris Nails.*

[O2019-4450]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Paris Nails, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 2849 West Armitage Avenue. Said awning at West Armitage Avenue measures thirteen (13) feet in length and four (4) feet in width for a total of fifty-two (52) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135550 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Park Place Condominium Association.*

[O2019-4717]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Park Place Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) awnings projecting over the public right-of-way adjacent to its premises known as 600 North Kingsbury Street. Said awnings at North Kingsbury Street measure seven (7) at ten (10) feet in length and one (1) foot in width for a total of seventy (70) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139663 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 7, 2019.

---

*Parkview Apartments.*

[O2019-5124]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Parkview Apartments, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1936 North Clark Street. Said awning at North Clark Street measures twelve (12) feet in length and nine point five (9.5) feet in width for a total of one hundred fourteen (114) square feet. The location of said privilege shall be as shown

on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139676 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*Pat's Pizzeria.*

[O2019-5139]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Pat's Pizzeria, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2679 North Lincoln Avenue. Said awning at North Lincoln Avenue measures forty (40) feet in length and two (2) feet in width for a total of eighty (80) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139844 herein granted the sum of Sixty-five and no/100 Dollars (\$65.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 30, 2018.

---

*PB Maltz LLC.*  
(4075 -- 4087 N. Broadway)

[O2019-5106]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to PB Maltz LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) awnings projecting over the public right-of-way adjacent to its premises known as 4075 -- 4087 North Broadway. Said awnings at North Broadway measure six (6) at sixteen (16) feet in length and one point five (1.5) feet in width for a total of one hundred forty-four (144) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140282 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

*PB Maltz LLC.*  
(4006 -- 4008 W. Montrose Ave.)

[O2019-5283]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to PB Maltz LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 4006 -- 4008 West Montrose Avenue. Said awning at West Montrose Avenue measures fifteen (15) feet in length and two (2) feet in width for a total of thirty (30) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139442 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*Peoples Auto Parking Company.*

[O2019-4551]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Peoples Auto Parking Company, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 704 South Wabash Avenue. Said awning at

South Wabash Avenue measures three point one (3.1) feet in length and two point six seven (2.67) feet in width for a total of eight point two eight (8.28) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140844 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*Piatto Pronto.*

[O2019-5064]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Piatto Pronto, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5624 North Clark Street. Said awning at North Clark Street measures twenty-five (25) feet in length and four (4) feet in width for a total of one hundred (100) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139965 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Pierre's Mini Detail Center.*

[O2019-5285]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Pierre's Mini Detail Center, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 4454 North Elston Avenue. Said awning at North Elston Avenue measures forty (40) feet in length and five (5) feet in width for a total of two hundred (200) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139680 herein granted the sum of Sixty-five and no/100 Dollars (\$65.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 5, 2019.

*Pizano's Pizza & Pasta On Division.*

[O2019-4454]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Pizano's Pizza & Pasta on Division, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2056 -- 2058 West Division Street. Said awning at West Division Street measures twenty-two (22) feet in length and three (3) feet in width for a total of sixty-six (66) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138891 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Planned Parenthood/Chicago Area.*

[O2019-4498]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Planned Parenthood/Chicago Area, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1152 North Milwaukee Avenue. Said awning at North Milwaukee Avenue measures sixty-six point zero eight (66.08) feet in

length and two point five (2.5) feet in width for a total of one hundred sixty-five point two (165.2) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140016 herein granted the sum of Ninety-one and 08/100 Dollars (\$91.08) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Plaza Food & Liquor.*

[O2019-4678]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Plaza Food & Liquor, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3459 West Ogden Avenue. Said awning at West Ogden Avenue measures eighty-five (85) feet in length and two (2) feet in width for a total of one hundred seventy (170) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139980 herein granted the sum of One Hundred Ten and no/100 Dollars (\$110.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 19, 2018.

---

*Prevention Partnership.*

[O2019-4905]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Prevention Partnership, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5936 West Lake Street. Said awning at West Lake Street measures fourteen point two five (14.25) feet in length and three point three three (3.33) feet in width for a total of forty-seven point four five (47.45) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139991 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

*Punky's Pizza And Pasta.*

[O2019-4640]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Punky's Pizza and Pasta, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) awnings projecting over the public right-of-way adjacent to its premises known as 2600 South Wallace Street. Said awning at West 26<sup>th</sup> Street measures one (1) at sixteen (16) feet in length and three (3) feet in width for a total of forty-eight (48) square feet. Said awning at West 26<sup>th</sup> Street measures one (1) at six (6) feet in length and three (3) feet in width for a total of eighteen (18) square feet. Said awning at West 26<sup>th</sup> Street measures one (1) at thirteen (13) feet in length and three (3) feet in width for a total of thirty-nine (39) square feet. Said awning at South Wallace Street measures one (1) at sixteen (16) feet in length and three (3) feet in width for a total of forty-eight (48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140962 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*Rain Or Shine M.B. Church.*

[O2019-4553]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Rain or Shine M.B. Church, upon the terms and subject to the conditions of this ordinance, to maintain

and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 704 East 43<sup>rd</sup> Street. Said awning at East 43<sup>rd</sup> Street measures nine (9) feet in length and three point eight three (3.83) feet in width for a total of thirty-four point four seven (34.47) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140460 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Ravenswood Fitness Center.*

[O2019-5160]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Ravenswood Fitness Center, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 1958 West Montrose Avenue. Said awning at West Montrose Avenue measures fifteen (15) feet in length and two (2) feet in width for a total of thirty (30) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1124529 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Reggie's Bar & Grill.*

[O2019-4539]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Reggie's Bar & Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2105 South State Street. Said awning at South State Street measures thirty-five (35) feet in length and three point nine two (3.92) feet in width for a total of one hundred thirty-seven point two (137.2) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140305 herein granted the sum of Sixty and no/100 Dollars (\$60.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

*Restaurant 2 Amigos.*

[O2019-4456]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Restaurant 2 Amigos, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2320 North Milwaukee Avenue. Said awning at North Milwaukee Avenue measures thirty-six (36) feet in length and eleven (11) feet in width for a total of three hundred ninety-six (396) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140274 herein granted the sum of Sixty-one and no/100 Dollars (\$61.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Restaurante Y Taqueria Guerrero.*

[O2019-4657]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Restaurante Y Taqueria Guerrero, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1922 West 47<sup>th</sup> Street. Said awning at West 47<sup>th</sup> Street measures twenty-one (21) feet in length and two (2) feet in width for a total of forty-two (42) square feet. The location of said privilege shall be as shown on

print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139888 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*RFC Personal Training & Spinning Studio.*

[O2019-5164]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to RFC Personal Training & Spinning Studio, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) awnings projecting over the public right-of-way adjacent to its premises known as 1964 West Montrose Avenue. Said awnings at West Montrose Avenue measure four (4) at fifteen (15) feet in length and two (2) feet in width for a total of one hundred twenty (120) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1124528 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Riccardo Osteria.*

[O2019-4813]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Riccardo Osteria, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use three (3) awnings projecting over the public right-of-way adjacent to its premises known as 1023 West Lake Street. Said awnings at North Carpenter Street measure three (3) at nine (9) feet in length and four (4) feet in width for a total of one hundred eight (108) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139710 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

RL.

[O2019-4718]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to RL, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 115 East Chicago Avenue. Said awning at East Chicago Avenue measures twenty-one point six (21.6) feet in length and eleven point six (11.6) feet in width for a total of two hundred fifty point five six (250.56) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139958 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*Rosa Food Market.*

[O2019-4659]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Rosa Food Market, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2835 West 63<sup>rd</sup> Street. Said awning at West 63<sup>rd</sup> Street measures twenty-two (22) feet in length and two (2) feet in width for a total of forty-four (44) square feet. The location of said privilege shall be as shown on print(s) kept on file with the

Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1134656 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Rose-Ridge Foods.*

[O2019-4612]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Rose-Ridge Foods, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 10500 South Michigan Avenue. Said awning at corner of South Michigan Avenue and East 105<sup>th</sup> Street measures fifty (50) feet in length and two (2) feet in width for a total of one hundred (100) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140154 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Rossi's Liquors, Inc.*

[O2019-4720]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Rossi's Liquors, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 412 North State Street. Said awning at North State Street measures nineteen (19) feet in length and two point two (2.2) feet in width for a total of forty-one point eight (41.8) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139718 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

*Sabri Nihari.*  
(Privilege No. 1140745)

[O2019-5216]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Sabri Nihari, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) awnings projecting over the public right-of-way adjacent to its premises known as 2500 West Devon Avenue. Said awnings at West Devon Avenue measure two (2) at eight (8) feet in length and three point five (3.5) feet in width for a total of fifty-six (56) square feet and two (2) at five (5) feet in length and three point five (3.5) feet in width for a total of thirty-five (35) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140745 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

---

*Sabri Nihari.*  
(Privilege No. 1140746)

[O2019-5218]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Sabri Nihari, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) awnings projecting over the public right-of-way adjacent to its

premises known as 2500 West Devon Avenue. Said awning at West Devon Avenue measures one (1) at ten point five (10.5) feet in length and three point four two (3.42) feet in width for a total of thirty-five point nine one (35.91) square feet. Said awning at West Devon Avenue measures one (1) at eight (8) feet in length and three point four two (3.42) feet in width for a total of twenty-seven point three six (27.36) square feet. Said awning at North Campbell Avenue measures one (1) at seven (7) feet in length and three point four two (3.42) feet in width for a total of twenty-three point nine four (23.94) square feet. Said awning at North Campbell Avenue measures one (1) at ten point five (10.5) feet in length and three point four two (3.42) feet in width for a total of thirty-five point nine one (35.91) square feet. Said awning at North Campbell Avenue measures one (1) at eight point five (8.5) feet in length and three point four two (3.42) feet in width for a total of twenty-nine point zero seven (29.07) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140746 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 15, 2017.

---

*Sacred Heart Schools.*

[O2019-5197]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Sacred Heart Schools, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 6250 North Sheridan Road. Said awning at North Sheridan Road measures seven point nine two (7.92) feet in length and four (4) feet in width for a total of thirty-one point six eight (31.68) square feet. The location of said privilege shall be as

shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139966 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*Salonica Restaurant.*

[O2019-4586]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Salonica Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1438 -- 1440 East 57<sup>th</sup> Street. Said awning at East 57<sup>th</sup> Street measures fifty-seven (57) feet in length and two (2) feet in width for a total of one hundred fourteen (114) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140666 herein granted the sum of Eighty-two and no/100 Dollars (\$82.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Santorini.*

[O2019-4289]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Santorini, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) awnings projecting over the public right-of-way adjacent to its premises known as 800 West Adams Street. Said awnings at West Adams Street measure two (2) at thirty-five (35) feet in length and seven (7) feet in width for a total of four hundred ninety (490) square feet and one (1) at eleven point five (11.5) feet in length and eleven point three (11.3) feet in width for a total of one hundred twenty-nine point nine five (129.95) square feet. Said awning at South Halsted Street measures one (1) at five point three three (5.33) feet in length and three point seven five (3.75) feet in width for a total of nineteen point nine nine (19.99) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139812 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 7, 2019.

*Scissors Hands.*

[O2019-4775]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Scissors Hands, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3302 West Armitage Avenue. Said awning at West Armitage Avenue measures twenty (20) feet in length and two (2) feet in width for a total of forty (40) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139160 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 19, 2018.

---

*Shakers On Clark.*

[O2019-4571]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Shakers on Clark, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3160 North Clark Street. Said awning at North Clark Street measures seventeen point six (17.6) feet in length and four (4) feet in width for a total of seventy point four (70.4) square feet. The location of said privilege shall be as shown on print(s)

kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139883 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Shipping And Beyond.*

[O2019-4884]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Shipping and Beyond, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1440 West Taylor Street. Said awning at West Taylor Street measures nineteen point eight three (19.83) feet in length and two (2) feet in width for a total of thirty-nine point six six (39.66) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140131 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 2, 2019.

---

*Slade's Barbershop, Inc.*

[O2019-4577]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Slade's Barbershop, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3314 North Halsted Street. Said awning at North Halsted Street measures thirteen point seven five (13.75) feet in length and one point five eight (1.58) feet in width for a total of twenty-one point seven three (21.73) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140284 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 2, 2019.

*SM Service Group, Inc., Doing Business As Nonstop Locksmith.*

[O2019-4910]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to SM Service Group, Inc., doing business as Nonstop Locksmith, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3035 West Montrose Avenue. Said awning at West Montrose Avenue measures one hundred (100) feet in length and four point one seven (4.17) feet in width for a total of four hundred seventeen (417) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133649 herein granted the sum of One Hundred Twenty-five and no/100 Dollars (\$125.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Smaktak, Inc.*

[O2019-5290]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Smaktak, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5961 North Elston Avenue. Said awning at North Elston Avenue measures twenty-one point one (21.1) feet in length and three (3) feet in width for a total of

sixty-three point three (63.3) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140845 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2019.

---

*The Smith.*

[O2019-4721]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Smith, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use eight (8) awnings projecting over the public right-of-way adjacent to its premises known as 400 -- 406 North Clark Street. Said awnings at West Kinzie Street measure one (1) at seventeen point one three (17.13) feet in length and six (6) feet in width for a total of one hundred two point seven eight (102.78) square feet, one (1) at eighteen point six seven (18.67) feet in length and six (6) feet in width for a total of one hundred twelve point zero two (112.02) square feet and one (1) at sixteen point two one (16.21) feet in length and six (6) feet in width for a total of ninety-seven point two six (97.26) square feet. Said awnings at North Clark Street measure one (1) at twenty (20) feet in length and six (6) feet in width for a total of one hundred twenty (120) square feet, one (1) at eighteen (18) feet in length and six (6) feet in width for a total of one hundred eight (108) square feet, one (1) at twelve (12) feet in length and six (6) feet in width for a total of seventy-two (72) square feet and two (2) at thirteen (13) feet in length and six (6) feet in width for a total of one hundred fifty-six (156) square feet. The location of said privilege

shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135875 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Smoque BBQ.*

[O2019-5092]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Smoque BBQ, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3800 North Pulaski Road. Said awning at West Grace Street measures eighteen point three three (18.33) feet in length and six (6) feet in width for a total of one hundred nine point nine eight (109.98) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139823 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 5, 2019.

---

*Snicker's Bar & Grill.*

[O2019-4724]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Snicker's Bar & Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 448 North State Street. Said awning at North State Street measures forty-four (44) feet in length and two (2) feet in width for a total of eighty-eight (88) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140927 herein granted the sum of Sixty-nine and no/100 Dollars (\$69.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

*Some Like It Black Creative Arts Bar.*

[O2019-4557]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Some Like It Black Creative Arts Bar, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 4259 South Cottage Grove Avenue. Said awning at South Cottage Grove Avenue measures fifteen (15) feet in length and four (4) feet in width for a total of sixty (60) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135635 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Soup & Scoops LLC.*

[O2019-5079]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Soup & Scoops LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 6709 North Olmsted Avenue. Said awning at North Olmsted Avenue measures thirteen (13) feet in length and two point five (2.5) feet in width for a total of thirty-two point five (32.5) square feet. The location of said privilege shall be as

shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137874 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Starbucks Coffee No. 216.*

[O2019-4726]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 216, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) awnings projecting over the public right-of-way adjacent to its premises known as 401 East Ontario Street. Said awnings at East Ontario Street measure three (3) at eighteen (18) feet in length and four (4) feet in width for a total of two hundred sixteen (216) square feet. Said awning at North McClurg Court measures one (1) at twenty-three (23) feet in length and four (4) feet in width for a total of ninety-two (92) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140710 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2019.

---

*Starbucks Coffee No. 217.*

[O2019-5153]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 217, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 2200 North Halsted Street. Said awning at North Halsted Street measures one (1) at fourteen (14) feet in length and one point six (1.6) feet in width for a total of twenty-two point four (22.4) square feet. Said awning at West Webster Avenue measures one (1) at fourteen (14) feet in length and one point six (1.6) feet in width for a total of twenty-two point four (22.4) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140705 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2019.

*Starbucks Coffee No. 223.*

[O2019-4728]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 223, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) awnings projecting over the public right-of-way adjacent to its premises known as 600 North State Street. Said awnings at North State Street measure three (3) at nine (9) feet in length and three (3) feet in width for a total of eighty-one (81) square feet. Said awnings at West Ohio Street measure two (2) at twelve point six (12.6) feet in length and three (3) feet in width for a total of seventy-five point six (75.6) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140712 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2019.

---

*Starbucks Coffee No. 2215.*

[O2019-4504]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 2215, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) awnings projecting over the public right-of-way adjacent to its premises known as 828 North State Street. Said awnings at

North State Street measure three (3) at six (6) feet in length and three (3) feet in width for a total of fifty-four (54) square feet. Said awnings at West Pearson Street measure three (3) at three (3) feet in length and three (3) feet in width for a total of twenty-seven (27) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140624 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2019.

---

*Starbucks Coffee No. 2224.*

[O2019-4729]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 2224, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) awnings projecting over the public right-of-way adjacent to its premises known as 430 North Clark Street. Said awnings at North Clark Street measure three (3) at six point eight (6.8) feet in length and three (3) feet in width for a total of sixty-one point two (61.2) square feet. Said awning at West Hubbard Street measures one (1) at seven (7) feet in length and three (3) feet in width for a total of twenty-one (21) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140711 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2019.

---

*State Farm.*

[O2019-5168]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to State Farm, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2722 North Lincoln Avenue. Said awning at North Lincoln Avenue measures sixteen (16) feet in length and two (2) feet in width for a total of thirty-two (32) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139822 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*Staypineapple Chicago.*

[O2019-4732]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Staypineapple Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1 West Washington Street. Said awning at West Washington Street measures ten (10) feet in length and eight (8) feet in width for a total of eighty (80) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1129117 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Steak N' Shake.*

[O2019-4644]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Steak N' Shake, upon the terms and subject to the conditions of this ordinance, to construct, install,

maintain and use three (3) awnings projecting over the public right-of-way adjacent to its premises known as 1322 South Halsted Street. Said awnings at South Halsted Street measure two (2) at eight point two five (8.25) feet in length and two (2) feet in width for a total of thirty-three (33) square feet and one (1) at thirteen point three three (13.33) feet in length and two (2) feet in width for a total of twenty-six point six six (26.66) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1133911 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Subway.*  
(6555 N. Clark St.)

[O2019-5066]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Subway, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 6555 North Clark Street. Said awning at North Clark Street measures eleven point nine two (11.92) feet in length and four (4) feet in width for a total of forty-seven point six eight (47.68) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139988 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*Subway.*  
(1449 E. 57<sup>th</sup> St.)

[O2019-4591]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Subway, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1449 East 57<sup>th</sup> Street. Said awning at East 57<sup>th</sup> Street measures seventeen (17) feet in length and two point five (2.5) feet in width for a total of forty-two point five (42.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140398 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Tabb's Food & Liquor, Inc.*

[O2019-4777]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tabb's Food & Liquor, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 2600 West Chicago Avenue. Said awning at West Chicago Avenue measures one (1) at fifteen (15) feet in length and two (2) feet in width for a total of thirty (30) square feet. Said awning at North Rockwell Street measures one (1) at seven point five (7.5) feet in length and two (2) feet in width for a total of fifteen (15) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139803 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

*Tac Quick.*  
(Privilege No. 1127496)

[O2019-5117]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tac Quick, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1011 West Irving Park Road. Said awning at West Irving Park Road measures thirty (30) feet in length and nine (9) feet in width for a total of two hundred seventy (270) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1127496 herein granted the sum of Fifty-five and no/100 Dollars (\$55.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Tac Quick.*  
(Privilege No. 1127497)

[O2019-5120]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tac Quick, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1011 West Irving Park Road. Said awning at West Irving Park Road measures

ten (10) feet in length and three (3) feet in width for a total of thirty (30) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1127497 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

—

*Tanuki.*

[O2019-4579]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tanuki, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 3006 North Sheffield Avenue. Said awnings at North Sheffield Avenue measure two (2) at four point six seven (4.67) feet in length and two (2) feet in width for a total of eighteen point six eight (18.68) square feet and one (1) at six point six seven (6.67) feet in length and three (3) feet in width for a total of twenty point zero one (20.01) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139790 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 2, 2019.

---

*Tarascas International.*

[O2019-5187]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tarascas International, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2585 North Clark Street. Said awning at North Clark Street measures thirty-six (36) feet in length and one point two five (1.25) feet in width for a total of forty-five (45) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1131426 herein granted the sum of Sixty-one and no/100 Dollars (\$61.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Ted's Firewater Saloon, Inc.*

[O2019-4671]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Ted's Firewater Saloon, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5834 South Kedzie Avenue. Said awning at South Kedzie Avenue measures twenty-five (25) feet in length and one point eight three (1.83) feet in width for a total of forty-five point seven five (45.75) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140552 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 30, 2018.

---

*Thai Room Restaurant, Inc.*

[O2019-5167]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Thai Room Restaurant, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 4022 North Western Avenue. Said awning

at West Cuyler Avenue measures one (1) at thirteen (13) feet in length and three point nine (3.9) feet in width for a total of fifty point seven (50.7) square feet. Said awning at North Western Avenue measures one (1) at four point six (4.6) feet in length and three point eight (3.8) feet in width for a total of seventeen point four eight (17.48) square feet. Said awning at North Western Avenue measures one (1) at thirteen (13) feet in length and three point nine (3.9) feet in width for a total of fifty point seven (50.7) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140003 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*Top Food Mart, Inc.*

[O2019-4886]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Top Food Mart, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 15 South Cicero Avenue. Said awning at South Cicero Avenue measures one (1) at thirty-seven (37) feet in length and two (2) feet in width for a total of seventy-four (74) square feet. Said awning at public alley measures one (1) at twenty-four (24) feet in length and two (2) feet in width for a total of forty-eight (48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140084 herein granted the sum of One Hundred Twelve and no/100 Dollars (\$112.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after.

---

*Torchio.*

[O2019-4734]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Torchio, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) awnings projecting over the public right-of-way adjacent to its premises known as 738 North Wells Street. Said awnings at North Wells Street measure two (2) at five (5) feet in length and two point five (2.5) feet in width for a total of twenty-five (25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139078 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Trattoria Gianni.*

[O2019-4510]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Trattoria Gianni, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1711 North Halsted Street. Said awning at North Halsted Street measures twenty-five (25) feet in length and four point five (4.5) feet in width for a total of one hundred twelve point five (112.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139952 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*Twisted Lizard.*

[O2019-5192]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Twisted Lizard, upon the terms and subject to the conditions of this ordinance, to maintain and use, as

now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1964 North Sheffield Avenue. Said awning at North Sheffield Avenue measures thirty-one (31) feet in length and six (6) feet in width for a total of one hundred eighty-six (186) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140826 herein granted the sum of Fifty-six and no/100 Dollars (\$56.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2019.

---

*Uncle Han's Shoe Repair.*

[O2019-4581]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Uncle Han's Shoe Repair, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3521 North Southport Avenue. Said awning at North Southport Avenue measures twelve point six seven (12.67) feet in length and three point four two (3.42) feet in width for a total of forty-three point three three (43.33) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139887 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*United Tax & Travel.*

[O2019-4677]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to United Tax & Travel, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 6058 South Pulaski Road. Said awning at South Pulaski Road and West 61<sup>st</sup> Street measures twenty point four two (20.42) feet in length and point five (.5) foot in width for a total of ten point two one (10.21) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140193 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*University Club Professional Building LLC.*

[O2019-4736]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to University Club Professional Building LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 30 South Michigan Avenue. Said awning at South Michigan Avenue measures six (6) feet in length and two (2) feet in width for a total of twelve (12) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140161 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Urban Grocery.*

[O2019-4558]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Urban Grocery, upon the terms and subject to the conditions of this ordinance, to construct, install,

maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 729 South State Street. Said awning at South State Street measures fourteen (14) feet in length and four (4) feet in width for a total of fifty-six (56) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137933 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Uruapan.*

[O2019-4691]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Uruapan, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1725 West 18<sup>th</sup> Street. Said awning at West 18<sup>th</sup> Street measures nineteen (19) feet in length and two (2) feet in width for a total of thirty-eight (38) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140928 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*Velasquez & Sons, Inc.*

[O2019-4931]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Velasquez & Sons, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2845 West Belmont Avenue. Said awning at West Belmont Avenue measures twenty-eight (28) feet in length and four (4) feet in width for a total of one hundred twelve (112) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140693 herein granted the sum of Fifty-three and no/100 Dollars (\$53.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

*Village Cycle Center, Inc.*

[O2019-4512]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Village Cycle Center, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1337 North Wells Street. Said awning at North Wells Street measures nine (9) feet in length and three (3) feet in width for a total of twenty-seven (27) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140609 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 16, 2019.

---

*Vogue Cleaners.*

[O2019-4593]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Vogue Cleaners, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1442 East 57<sup>th</sup> Street. Said awning at East 57<sup>th</sup> Street measures nineteen (19) feet in length and two (2) feet in width for a total of thirty-eight (38) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139778 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*The Vrdolyak Law Group LLC.*

[O2019-4617]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Vrdolyak Law Group LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 9618 South Commercial Avenue. Said awning at South Commercial Avenue measures ten (10) feet in length and four point three three (4.33) feet in width for a total of forty-three point three (43.3) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140278 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

*The Warehouse.*

[O2019-5286]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Warehouse, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 538 West 119<sup>th</sup> Street. Said awning at West 119<sup>th</sup> Street measures thirteen point five (13.5) feet in length and four (4) feet in width for a total of fifty-four (54) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139926 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Wintrust Bank.*

[O2019-4515]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wintrust Bank, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 190 East Delaware Place. Said awning at East Delaware Place measures thirteen (13) feet in length and eleven point one seven (11.17) feet in width for a total of one hundred forty-five point two one (145.21) square feet. The location of said

privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137758 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Wndr Museum.*

[O2019-4708]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wndr Museum, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 1130 West Monroe Street. Said awning at West Monroe Street measures sixteen point zero eight (16.08) feet in length and six point four (6.4) feet in width for a total of one hundred two point nine one (102.91) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137097 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Woodard Building, Inc.*

[O2019-4610]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Woodard Building, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, nine (9) awnings projecting over the public right-of-way adjacent to its premises known as 7850 South Jeffery Boulevard. Said awning at South Jeffery Boulevard measures one (1) at five point eight three (5.83) feet in length and one point nine one (1.91) feet in width for a total of eleven point one four (11.14) square feet. Said awning at South Jeffery Boulevard measures one (1) at twelve point seven five (12.75) feet in length and one point nine one (1.91) feet in width for a total of twenty-four point three five (24.35) square feet. Said awning at South Jeffery Boulevard measures one (1) at twelve point five eight (12.58) feet in length and one point nine one (1.91) feet in width for a total of twenty-four point zero three (24.03) square feet. Said awning at South Jeffery Boulevard measures one (1) at thirteen (13) feet in length and one point nine one (1.91) feet in width for a total of twenty-four point eight three (24.83) square feet. Said awning at South Jeffery Boulevard measures one (1) at twenty-six (26) feet in length and one point nine one (1.91) feet in width for a total of forty-nine point six six (49.66) square feet. Said awning at South Jeffery Boulevard measures one (1) at twenty-four point three three (24.33) feet in length and one point nine one (1.91) feet in width for a total of forty-six point four seven (46.47) square feet. Said awning at East 79<sup>th</sup> Street measures one (1) at twenty-four point zero eight (24.08) feet in length and one point nine one (1.91) feet in width for a total of forty-five point nine nine (45.99) square feet. Said awning at East 79<sup>th</sup> Street measures one (1) at sixteen point three three (16.33) feet in length and one point nine one (1.91) feet in width for a total of thirty-one point one nine (31.19) square feet. Said awning at East 79<sup>th</sup> Street measures one (1) at twelve point five eight (12.58) feet in length and one point nine one (1.91) feet in width for a total of twenty-four point zero three (24.03) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140378 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*World Fresh Market.*

[O2019-5220]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to World Fresh Market, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2434 West Devon Avenue. Said awning at West Devon Avenue measures one hundred (100) feet in length and two (2) feet in width for a total of two hundred (200) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138625 herein granted the sum of One Hundred Twenty-five and no/100 Dollars (\$125.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Yolk.*

[O2019-4517]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Yolk, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 747 North Wells Street. Said awning at North Wells Street measures twenty-eight point seven five (28.75) feet in length and two point five (2.5) feet in width for a total of seventy-one point eight eight (71.88) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140878 herein granted the sum of Fifty-three and 75/100 Dollars (\$53.75) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Yoshi's Cafe.*

[O2019-4583]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Yoshi's Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) awnings projecting over the public right-of-way adjacent to its premises known as 3257 North Halsted Street. Said awnings at North Halsted Street measure four (4) at six point three three (6.33) feet in length and four point zero eight (4.08) feet in width for a total of one hundred three point three one (103.31) square feet. Said awning at North Halsted Street measures one (1) at six (6) feet in length and

four point one seven (4.17) feet in width for a total of twenty-five point zero two (25.02) square feet. Said awning at North Halsted Street measures one (1) at twenty-eight (28) feet in length and four point three three (4.33) feet in width for a total of one hundred twenty-one point two four (121.24) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139645 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*Zorbas Bakery.*

[O2019-4880]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Zorbas Bakery, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3111 North Central Avenue. Said awning at North Central Avenue measures fourteen (14) feet in length and two (2) feet in width for a total of twenty-eight (28) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140862 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*515J Realty Company Ltd.*

[O2019-5206]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 515J Realty Company Ltd., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 2767 North Lincoln Avenue. Said awning at North Lincoln Avenue measures twenty (20) feet in length and four (4) feet in width for a total of eighty (80) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139571 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

AMENDMENT OF GRANT OF PRIVILEGE TO EDGEWATER ARTISTS IN MOTION, NFP FOR AWNING.

[O2019-4230]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* an amendment to an ordinance passed by the City Council of the City of Chicago for Edgewater Artists in Motion, NFP on February 28, 2018 and printed upon page 68282 of the *Journal of the Proceedings of the City Council of the City of Chicago* by deleting and inserting language regarding quantity and dimensions. This ordinance was referred to the committee on June 12, 2019.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) HOWARD BROOKINS, JR.,  
*Chairman.*

On motion of Alderman Brookins, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Edgewater Artists in Motion, NFP on February 28, 2018 and printed upon page 68282 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "five (5) awnings...one (1) at four point five (4.5) feet in length and two point eight three (2.83) feet in width for a total of twelve point seven four (12.74) square feet" and inserting in their place the words: "four (4) awnings".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

---

GRANT OF PRIVILEGE IN PUBLIC WAY TO ANN SATHER RESTAURANT  
GRANVILLE FOR CANOPY.

[O2019-4727]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith for a grant of privilege to Ann Sather Restaurant Granville to maintain and use one (1) canopy over the public right-of-way adjacent to its premises known as 3415 North Broadway. This ordinance was referred to the committee on June 12, 2019.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) HOWARD BROOKINS, JR.,  
*Chairman.*

On motion of Alderman Brookins, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 49.

*Nays* -- None.

Alderman Thompson moved to reconsider the foregoing vote. The motion was lost.

Alderman Tunney abstained from voting pursuant to Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he has an economic interest in the matters of Ann Sather Restaurant, as the owner.

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 Ann Sather's Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 3415 North Broadway. Said canopy at North Broadway measures thirty (30) feet in length and two (2) feet in width for a total of sixty (60) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139753 herein granted the sum of Fifty-five and no/100 Dollars (\$55.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 26, 2019.

Continued in Volume II  
on page 3439

(Published by the Authority of the City Council of the City of Chicago)

**COPY**



**JOURNAL of the PROCEEDINGS  
of the  
CITY COUNCIL  
of the  
CITY of CHICAGO, ILLINOIS**

---

Regular Meeting -- Wednesday, July 24, 2019

at 10:00 A.M.

(Council Chamber -- City Hall -- Chicago, Illinois)

---

**OFFICIAL RECORD.**

**VOLUME II**

**LORI E. LIGHTFOOT**  
Mayor

**ANDREA M. VALENCIA**  
City Clerk

Continued from Volume I  
on page 3438

## GRANT OF PRIVILEGE IN PUBLIC WAY TO GOODMAN/FRIEDMAN LLC FOR CANOPY.

[O2019-4481]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith for grant of privilege to Goodman/Friedman LLC for the installation, maintenance and use of one (1) canopy in the public way at 60 West Randolph Street. This ordinance was referred to the committee on June 12, 2019.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) HOWARD BROOKINS, JR.,  
*Chairman.*

On motion of Alderman Brookins, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 49.

*Nays* -- None.

Alderman Thompson moved to reconsider the foregoing vote. The motion was lost.

Alderman Burke abstained from voting pursuant to Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he had represented parties to this ordinance in previous and unrelated matters.

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 Goodman/Friedman LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 60 West Randolph Street. Said canopy at West Randolph Street measures fourteen point seven five (14.75) feet in length and one point eight three (1.83) feet in width for a total of twenty-six point nine nine (26.99) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140567 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

#### GRANTS OF PRIVILEGE IN PUBLIC WAY FOR CANOPIES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith for grants

of privilege in the public way for the installation, maintenance and use of canopies. These ordinances were referred to the committee on June 12, 2019.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) HOWARD BROOKINS, JR.,  
*Chairman.*

On motion of Alderman Brookins, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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):

*Beerhead Bar & Eatery.*

[O2019-4733]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Beerhead Bar & Eatery, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) canopy projecting over the public right-of-way adjacent to its premises known as 3519 North Clark Street. Said canopy at North Clark Street measures thirty-nine point three three (39.33) feet in length and point eight three (.83) foot in width for a total of thirty-two point six four (32.64) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139097 herein granted the sum of Sixty-four and 33/100 Dollars (\$64.33) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Berger Financial Services, In Care Of Realty & Mortgage Company.*

[O2019-4253]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Berger Financial Services, in care of Realty & Mortgage Company, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 58 West Maple Street. Said canopy at West Maple Street measures twenty-three (23) feet in length and two (2) feet in width for a total of forty-six (46) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140330 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*BRE 312 Owner LLC.*

[O2019-4413]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to BRE 312 Owner LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 233 South Wacker Drive. Said canopy at South Franklin Street measures one point two five (1.25) feet in length and thirty-six (36) feet in width for a total of forty-five (45) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139941 herein granted the sum of Sixty-one and no/100 Dollars (\$61.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*BRI 1864 230 West Monroe LLC.*

[O2019-4425]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to BRI 1864 230 West Monroe LLC, upon the terms and subject to the conditions of this ordinance, to

maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 230 West Monroe Street. Said canopy at West Monroe Street measures sixty-six (66) feet in length and five point eight three (5.83) feet in width for a total of three hundred eighty-four point seven eight (384.78) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140866 herein granted the sum of Ninety-one and no/100 Dollars (\$91.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*BSREP II West Jackson LLC.*

[O2019-4432]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to BSREP II West Jackson LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) canopies projecting over the public right-of-way adjacent to its premises known as 175 West Jackson Boulevard. Said canopy at West Jackson Boulevard measures one (1) at seventy-six (76) feet in length and thirteen point five (13.5) feet in width for a total of one thousand twenty-six (1,026) square feet. Said canopy at West Van Buren Street measures one (1) at thirty-four (34) feet in length and nine point five (9.5) feet in width for a total of three hundred twenty-three (323) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140860 herein granted the sum of One Hundred Sixty and no/100 Dollars (\$160.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 10, 2019.

---

*The Darien Condominium Association.*

[O2019-4739]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Darien Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 3100 North Lake Shore Drive. Said canopy at North Lake Shore Drive measures ten point six (10.6) feet in length and seven point six (7.6) feet in width for a total of eighty point five six (80.56) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140739 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 19, 2019.

---

*Design Studio.*

[O2019-4437]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Design Studio, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) canopies projecting over the public right-of-way adjacent to its premises known as 225 West Hubbard Street. Said canopy at North Franklin Street measures one (1) at thirty-two (32) feet in length and fourteen point six (14.6) feet in width for a total of four hundred sixty-seven point two (467.2) square feet. Said canopy at West Hubbard Street measures one (1) at thirty-two (32) feet in length and fourteen point six (14.6) feet in width for a total of four hundred sixty-seven point two (467.2) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140747 herein granted the sum of One Hundred Fourteen and no/100 Dollars (\$114.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 5, 2019.

*Dixon Enterprise.*

[O2019-4285]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Dixon Enterprise, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) canopies projecting over the public right-of-way adjacent to its premises known as 411 South Wells Street. Said canopies at South Wells Street measure two (2) at eight point eight four (8.84) feet in length and seven point nine (7.9) feet in width for a total of one hundred thirty-nine point six seven (139.67) square feet and one (1) at thirteen point seven five (13.75) feet in length and seven point nine (7.9) feet in width for a total of one hundred eight point six three (108.63) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140392 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*Dunkin' Donuts.*

[O2019-4255]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Dunkin' Donuts, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its

premises known as 2111 West Division Street. Said canopy at West Division Street measures twenty-four (24) feet in length and two (2) feet in width for a total of forty-eight (48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140328 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 17, 2018.

---

*Walter & Louise Fabisiewicz.*

[O2019-4281]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Walter & Louise Fabisiewicz, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 4341 South Archer Avenue. Said canopy at South Archer Avenue measures one hundred eighteen point four two (118.42) feet in length and two (2) feet in width for a total of two hundred thirty-six point eight four (236.84) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140794 herein granted the sum of One Hundred Forty-three and 42/100 Dollars (\$143.42) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 30, 2019.

---

*Family Dollar No. 2431.*

[O2019-4282]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Family Dollar Number 2431, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 11041 South Kedzie Avenue. Said canopy at South Kedzie Avenue measures seventeen point six six (17.66) feet in length and two point five (2.5) feet in width for a total of forty-four point one five (44.15) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139882 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Family Dollar No. 2458.*

[O2019-4314]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Family Dollar Number 2458, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 5410 West Chicago Avenue. Said canopy at West Chicago Avenue measures eighty-three (83) feet in length and four (4) feet in width for a total of three hundred thirty-two (332) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138775 herein granted the sum of One Hundred Eight and no/100 Dollars (\$108.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*Gold Coast Galleria Condominium Association.*

[O2019-4256]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Gold Coast Galleria Condominium Association, upon the terms and subject to the conditions of this

ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 111 West Maple Street. Said canopy at West Maple Street measures seventeen point five (17.5) feet in length and twelve point five (12.5) feet in width for a total of two hundred eighteen point seven five (218.75) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140246 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 5, 2019.

---

*Hamburger Mary's Chicago.*

[O2019-4336]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Hamburger Mary's Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) canopies projecting over the public right-of-way adjacent to its premises known as 5400 North Clark Street. Said canopy at North Clark Street measures one (1) at twenty-one (21) feet in length and two (2) feet in width for a total of forty-two (42) square feet. Said canopy at West Balmoral Avenue measures one (1) at thirty-one point nine (31.9) feet in length and two (2) feet in width for a total of sixty-three point eight (63.8) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139795 herein granted the sum of One Hundred Six and 90/100 Dollars (\$106.90) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 26, 2019.

---

*Hollywood Grill.*

[O2019-4257]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Hollywood Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1601 West North Avenue. Said canopy at West North Avenue/North Ashland Avenue measures ninety (90) feet in length and three point five (3.5) feet in width for a total of three hundred fifteen (315) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140290 herein granted the sum of One Hundred Fifteen and no/100 Dollars (\$115.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*IA Lodging Chicago Wabash LLC.*

[O2019-4486]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to IA Lodging Chicago Wabash LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 225 North Wabash Avenue. Said canopy at North Wabash Avenue measures fifteen point two five (15.25) feet in length and twelve (12) feet in width for a total of one hundred eighty-three (183) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140553 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 13, 2018.

---

*Inn Of Chicago Magnificent Mile.*

[O2019-4497]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Inn of Chicago Magnificent Mile, upon the terms and subject to the conditions of this ordinance, to

maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 162 East Ohio Street. Said canopy at East Ohio Street measures twenty-four (24) feet in length and twelve (12) feet in width for a total of two hundred eighty-eight (288) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140109 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 15, 2016.

---

*Jeffery Pub.*

[O2019-4268]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Jeffery Pub, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 7041 South Jeffery Boulevard. Said canopy at South Jeffery Boulevard measures seven point five (7.5) feet in length and three point zero eight (3.08) feet in width for a total of twenty-three point one (23.1) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140418 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 5, 2018.

---

*Kredable Auto Service.*

[O2019-4293]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Kredable Auto Service, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 4932 West Fullerton Avenue. Said canopy at West Fullerton Avenue measures six (6) feet in length and two (2) feet in width for a total of twelve (12) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139881 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 2, 2019.

*L&M Properties.*

[O2019-4301]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to L&M Properties, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) canopies projecting over the public right-of-way adjacent to its premises known as 3032 North Racine Avenue. Said canopy at West Nelson Street measures one (1) at twelve point three (12.3) feet in length and four (4) feet in width for a total of forty-nine point two (49.2) square feet. Said canopy at North Racine Avenue measures one (1) at five point seven (5.7) feet in length and four (4) feet in width for a total of twenty-two point eight (22.8) square feet. Said canopy at North Racine Avenue measures one (1) at eighteen (18) feet in length and four (4) feet in width for a total of seventy-two (72) square feet. Said canopy at North Racine Avenue measures one (1) at eleven (11) feet in length and four (4) feet in width for a total of forty-four (44) square feet. Said canopy at North Racine Avenue measures one (1) at eighteen point one (18.1) feet in length and four (4) feet in width for a total of seventy-two point four (72.4) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140007 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*Labors International Union Of North American Local 6.*

[O2019-4325]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Labors International Union of North American Local 6, upon the terms and subject to the

conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 4670 North Elston Avenue. Said canopy at North Elston Avenue measures one hundred (100) feet in length and three (3) feet in width for a total of three hundred (300) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139949 herein granted the sum of One Hundred Twenty-five and no/100 Dollars (\$125.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*Lago Cook Supply.*

[O2019-4283]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Lago Cook Supply, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 2617 South Pulaski Road. Said canopy at South Pulaski Road measures forty-five (45) feet in length and two (2) feet in width for a total of ninety (90) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139749 herein granted the sum of Seventy and no/100 Dollars (\$70.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 30, 2019.

---

*Lincoln Antique Mall.*

[O2019-4306]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Lincoln Antique Mall, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 3115 West Irving Park Road. Said canopy at West Irving Park Road measures fourteen (14) feet in length and eight (8) feet in width for a total of one hundred twelve (112) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140490 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 26, 2019.

*Lincoln Park Villas.*

[O2019-4648]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Lincoln Park Villas, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1920 North Clark Street. Said canopy at North Clark Street measures seventeen (17) feet in length and seventeen (17) feet in width for a total of two hundred eighty-nine (289) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140357 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 21, 2019.

---

*Lion Head Pub/The Apartment.*

[O2019-4675]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Lion Head Pub/The Apartment, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) canopies projecting over the public right-of-way adjacent to its premises known as 2251 North Lincoln Avenue. Said canopies at North Lincoln Avenue measure three (3) at eleven point five (11.5) feet in length and

three point one (3.1) feet in width for a total of one hundred six point nine five (106.95) square feet. Said canopies at North Lincoln Avenue measure four (4) at eleven point five (11.5) feet in length and three point one (3.1) feet in width for a total of one hundred forty-two point six (142.6) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139770 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 6, 2018.

---

*Lorch Bros. Flowers.*

[O2019-4759]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Lorch Bros. Flowers, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 4936 West Irving Park Road. Said canopy at West Irving Park Road measures thirty-six point one six (36.16) feet in length and three point four one (3.41) feet in width for a total of one hundred twenty-three point three one (123.31) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139948 herein granted the sum of Sixty-one and 16/100 Dollars (\$61.16) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 4, 2019.

---

*LPC Chicago LLC.*

[O2019-4258]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to LPC Chicago LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eight (8) canopies projecting over the public right-of-way adjacent to its premises known as 1565 North Clybourn Avenue. Said canopies at North Clybourn Avenue measure eight (8) at thirteen (13) feet in length and three point one seven (3.17) feet in width for a total of three hundred twenty-nine point six eight (329.68) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140432 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*M J Flaming.*

[O2019-4288]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to M J Flaming, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 903 North Halsted Street. Said canopy at North Halsted Street measures twenty-eight point nine (28.9) feet in length and three (3) feet in width for a total of eighty-six point seven (86.7) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140103 herein granted the sum of Fifty-three and 90/100 Dollars (\$53.90) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 29, 2019.

---

*Margie's Candies.*

[O2019-4244]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Margie's Candies, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to

its premises known as 1960 North Western Avenue. Said canopy at West Armitage Avenue and North Western Avenue measures one hundred (100) feet in length and five (5) feet in width for a total of five hundred (500) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139759 herein granted the sum of One Hundred Twenty-five and no/100 Dollars (\$125.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 5, 2019.

---

*Marzeya Bakery.*

[O2019-4271]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Marzeya Bakery, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 8908 South Commercial Avenue. Said canopy at South Commercial Avenue measures nineteen point five (19.5) feet in length and two (2) feet in width for a total of thirty-nine (39) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140325 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 26, 2019.

---

*Midway Fellowship Club.*

[O2019-4280]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Midway Fellowship Club, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 5632 West 63<sup>rd</sup> Street. Said canopy at West 63<sup>rd</sup> Street measures forty-eight (48) feet in length and three (3) feet in width for a total of one hundred forty-four (144) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140022 herein granted the sum of Seventy-three and no/100 Dollars (\$73.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

*Jeffery Moy.*

[O2019-4291]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Jeffery Moy, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 3135 North Cicero Avenue. Said canopy at North Cicero Avenue measures nineteen point four two (19.42) feet in length and four point one seven (4.17) feet in width for a total of eighty point nine eight (80.98) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140925 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Necessary & Sufficient Coffee.*

[O2019-4295]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Necessary & Sufficient Coffee, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) canopies projecting over the public right-of-way adjacent to its premises known as 3624 West Wrightwood Avenue. Said canopy at West Wrightwood Avenue measures one (1) at eleven point nine two (11.92) feet in length

and three point seven one (3.71) feet in width for a total of forty-four point two two (44.22) square feet. Said canopy at North Monticello Avenue measures one (1) at four point five (4.5) feet in length and three point seven one (3.71) feet in width for a total of sixteen point seven (16.7) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140806 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*One Superior Place.*

[O2019-4260]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to One Superior Place, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1 West Superior Street. Said canopy at West Superior Street measures fifty point nine (50.9) feet in length and eleven point eight three (11.83) feet in width for a total of six hundred two point one five (602.15) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137814 herein granted the sum of Seventy-five and 90/100 Dollars (\$75.90) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*PB Maltz LLC.*

[O2019-4246]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to PB Maltz LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1327 -- 1333 North Milwaukee Avenue. Said canopy at North Milwaukee Avenue measures six point six seven (6.67) feet in length and three point five (3.5) feet in width for a total of twenty-three point three five (23.35) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139866 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*Portillo's Hot Dogs.*

[O2019-4502]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Portillo's Hot Dogs, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 100 West Ontario Street. Said canopy at West Ontario Street measures nineteen point four (19.4) feet in length and four (4) feet in width for a total of seventy-seven point six (77.6) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140174 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

---

*Pottery Barn Kids.*

[O2019-4261]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Pottery Barn Kids, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, thirteen (13) canopies projecting over the public right-of-way adjacent

to its premises known as 2121 North Clybourn Avenue. Said canopy at parking lot measures one (1) at thirteen point nine (13.9) feet in length and two point six (2.6) feet in width for a total of thirty-six point one four (36.14) square feet. Said canopies at parking lot measure three (3) at six point four (6.4) feet in length and two point six (2.6) feet in width for a total of forty-nine point nine two (49.92) square feet. Said canopy at parking lot measures one (1) at sixteen point two (16.2) feet in length and two point six (2.6) feet in width for a total of forty-two point one two (42.12) square feet. Said canopy at North Clybourn Avenue measures one (1) at fifteen point one one (15.11) feet in length and one point six (1.6) feet in width for a total of twenty-four point one eight (24.18) square feet. Said canopy at North Clybourn Avenue measures one (1) at seventeen (17) feet in length and one point six (1.6) feet in width for a total of twenty-seven point two (27.2) square feet. Said canopies at North Clybourn Avenue measure two (2) at six point four (6.4) feet in length and two point six (2.6) feet in width for a total of thirty-three point two eight (33.28) square feet. Said canopy at North Clybourn Avenue measures one (1) at sixteen point two (16.2) feet in length and two point six (2.6) feet in width for a total of forty-two point one two (42.12) square feet. Said canopy at Rockwell measures one (1) at nine (9) feet in length and one point one one (1.11) feet in width for a total of nine point nine nine (9.99) square feet. Said canopies at parking lot measure two (2) at sixteen point two (16.2) feet in length and two point six (2.6) feet in width for a total of eighty-four point two four (84.24) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140094 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 16, 2019.

---

*Pui Tak Center.*

[O2019-4286]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Pui Tak Center, upon the terms and subject to the conditions of this ordinance, to maintain and use, as

now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 2216 South Wentworth Avenue. Said canopy at South Wentworth Avenue measures sixteen (16) feet in length and two (2) feet in width for a total of thirty-two (32) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140483 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Quaker Tower.*

[O2019-4506]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Quaker Tower, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 555 West Monroe Street. Said canopy at West Monroe Street measures forty-five (45) feet in length and twenty (20) feet in width for a total of nine hundred (900) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140089 herein granted the sum of Seventy and no/100 Dollars (\$70.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*The Residences Condominium On The Magnificent Mile Condominium Association.*  
[O2019-4549]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Residences Condominium on the Magnificent Mile Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 118 East Erie Street. Said canopy at East Erie Street measures six (6) feet in length and three (3) feet in width for a total of eighteen (18) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140670 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after December 17, 2018.

*RPN Sales, Inc.*

[O2019-4766]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to RPN Sales, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 4449 -- 4451 North Milwaukee Avenue. Said canopy at North Milwaukee Avenue measures fifty (50) feet in length and two point five (2.5) feet in width for a total of one hundred twenty-five (125) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140209 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

*Saint Anthony Hospital.*

[O2019-4278]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Saint Anthony Hospital, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) canopies projecting over the public right-of-way adjacent to its premises known as 2875 West 19<sup>th</sup> Street. Said canopy at South Marshall Boulevard measures one (1) at one hundred ninety (190) feet in length and six point five (6.5) feet in width for a total of one thousand two hundred thirty-five (1,235) square feet. Said canopy

at West 19<sup>th</sup> Street measures one (1) at sixty-nine (69) feet in length and forty-seven (47) feet in width for a total of three thousand two hundred forty-three (3,243) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139807 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 11, 2019.

---

*Self Storage 1.*

[O2019-4262]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Self Storage 1, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) canopy projecting over the public right-of-way adjacent to its premises known as 2001 North Elston Avenue. Said canopy at West Armitage Avenue measures ten point six seven (10.67) feet in length and four point five (4.5) feet in width for a total of forty-eight point zero two (48.02) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137571 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Steffi's Unisex.*

[O2019-4287]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Steffi's Unisex, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1723 West 18<sup>th</sup> Street. Said canopy at West 18<sup>th</sup> Street measures thirteen (13) feet in length and three (3) feet in width for a total of thirty-nine (39) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140395 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2019.

*Stella's Diner.*

[O2019-4748]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Stella's Diner, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 3042 North Broadway. Said canopy at North Broadway measures six (6) feet in length and three (3) feet in width for a total of eighteen (18) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140319 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 5, 2019.

---

*Sully's House.*

[O2019-4263]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Sully's House, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) canopies projecting over the public right-of-way adjacent to its premises known as 1501 North Dayton Street. Said canopy at North Dayton Street measures one (1) at twenty-two (22) feet in length and four (4) feet in width for a total of eighty-eight (88) square feet. Said canopy at West Blackhawk Street measures one (1) at

one hundred five (105) feet in length and five (5) feet in width for a total of five hundred twenty-five (525) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139713 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Taco Joint.*

[O2019-4686]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Taco Joint, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1969 North Halsted Street. Said canopy at North Halsted Street measures twenty (20) feet in length and one point five (1.5) feet in width for a total of thirty (30) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140607 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 3, 2017.

---

*Tandem Partners LLC.*

[O2019-4290]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tandem Partners LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1040 West Huron Street. Said canopy at West Huron Street measures thirty-five (35) feet in length and four point five (4.5) feet in width for a total of one hundred fifty-seven point five (157.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1138325 herein granted the sum of Sixty and no/100 Dollars (\$60.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Tierra Caliente, Inc.*

[O2019-4279]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tierra Caliente, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 4070 South Archer Avenue. Said canopy at South Archer Avenue measures twenty-two (22) feet in length and two (2) feet in width for a total of forty-four (44) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140777 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 13, 2017.

---

*Transwestern.*

[O2019-4555]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Transwestern, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 100 North LaSalle Street. Said canopy at West Washington Street measures twelve (12) feet in length and two point five (2.5) feet in width for a total of thirty (30) square feet. The location of said privilege shall be as shown on print(s) kept on

file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139923 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*The University Of Chicago Medical Center.*

[O2019-4269]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago Medical Center, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) canopies projecting over the public right-of-way adjacent to its premises known as 5700 South Maryland Avenue. Said canopy at East 57<sup>th</sup> Street measures one (1) at one hundred seventy-four point nine one (174.91) feet in length and four point five (4.5) feet in width for a total of seven hundred eighty-seven point one (787.1) square feet. Said canopy at East 57th Street measures one (1) at one hundred sixty-five point eight three (165.83) feet in length and four point five (4.5) feet in width for a total of seven hundred forty-six point two four (746.24) square feet. Said canopy at South Cottage Grove Avenue measures one (1) at forty-five point five (45.5) feet in length and one point five (1.5) feet in width for a total of sixty-eight point two five (68.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140804 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2019.

---

*Uru-Swati.*

[O2019-4801]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Uru-Swati, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 2629 West Devon Avenue. Said canopy at West Devon Avenue measures forty-one point six seven (41.67) feet in length and two (2) feet in width for a total of eighty-three point three four (83.34) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140074 herein granted the sum of Sixty-six and 67/100 Dollars (\$66.67) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 30, 2018.

---

VCG Ltd.

[O2019-5222]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to VCG Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 5050 West Irving Park Road. Said canopy at West Irving Park Road measures sixty (60) feet in length and two (2) feet in width for a total of one hundred twenty (120) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139772 herein granted the sum of Eighty-five and no/100 Dollars (\$85.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 18, 2019.

---

W-R2 Lake Owner V111 LLC.

[O2019-4605]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to W-R2 Lake Owner V111 LLC, upon the terms and subject to the conditions of this ordinance, to

construct, install, maintain and use one (1) canopy projecting over the public right-of-way adjacent to its premises known as 641 West Lake Street. Said canopy at West Lake Street measures eleven point six six (11.66) feet in length and point six seven (.67) foot in width for a total of seven point eight one (7.81) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139340 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Wabash Condominium LLC.*

[O2019-4588]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wabash Condominium LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) canopy projecting over the public right-of-way adjacent to its premises known as 403 North Wabash Avenue. Said canopy at North Wabash Avenue measures ten point six seven (10.67) feet in length and seven point six six (7.66) feet in width for a total of eighty-one point seven three (81.73) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139261 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Wabash/Roosevelt LLC.*

[O2019-4266]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wabash/Roosevelt LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1147 South Wabash Avenue. Said canopy at South Wabash Avenue measures fourteen point one seven (14.17) feet in length and three point seven five (3.75) feet in width for a total of fifty-three point one four (53.14) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140566 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Walgreens No. 07179.*

[O2019-4267]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 07179, upon the terms and subject to the conditions of this ordinance to, maintain and use, as now constructed, nine (9) canopies projecting over the public right-of-way adjacent to its premises known as 2 East Roosevelt Road. Said canopies at East Roosevelt Road measure seven (7) at eighteen (18) feet in length and three (3) feet in width for a total of three hundred seventy-eight (378) square feet. Said canopy at East Roosevelt Road measures one (1) at six (6) feet in length and three (3) feet in width for a total of eighteen (18) square feet. Said canopy at South State Street measures one (1) at eighteen (18) feet in length and three (3) feet in width for a total of fifty-four (54) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140214 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

*Walgreens No. 09709.*

[O2019-4329]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 09709, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) canopies projecting over the public right-of-way adjacent to its premises known as 4010 West Lawrence Avenue. Said canopies at West Lawrence Avenue measure three (3) at fifteen (15) feet in length and three (3) feet in width for a total of one hundred thirty-five (135) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140311 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 13, 2019.

---

*Warren Ashland L.P.*

[O2019-5028]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Warren Ashland L.P., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1533 West Warren Boulevard. Said canopy at West Warren Boulevard measures twenty-five (25) feet in length and one (1) foot in width for a total of twenty-five (25) square feet. The location of said privilege shall be as shown on print(s)

kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1135757 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Wells Hubbard Limited Partnership/Urban Innovations.*

[O2019-4598]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wells Hubbard Limited Partnership/Urban Innovations, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 440 North Wells Street. Said canopy at North Wells Street measures twelve (12) feet in length and six point five (6.5) feet in width for a total of seventy-eight (78) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140899 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 3, 2019.

---

*Wishbone Restaurant.*

[O2019-4785]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wishbone Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) canopies projecting over the public right-of-way adjacent to its premises known as 3300 North Lincoln Avenue. Said canopies at West School Street measure one (1) at twenty-seven (27) feet in length and three (3) feet in width for a total of eighty-one (81) square feet, one (1) at twenty-two (22) feet in length and eight (8) feet in width for a total of one hundred seventy-six (176) square feet and three (3) at eight (8) feet in length and three (3) feet in width for a total of seventy-two (72) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140772 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 7, 2019.

*Xando Coffee & Bar/Cosi Sandwich Bar.*

[O2019-4613]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Xando Coffee & Bar/Cosi Sandwich Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) canopies projecting over the public right-of-way adjacent to its premises known as 230 West Washington Street. Said canopies at West Washington Street measure one (1) at ten point eight three (10.83) feet in length and two point six six (2.66) feet in width for a total of twenty-eight point eight one (28.81) square feet, one (1) at fourteen (14) feet in length and two point six six (2.66) feet in width for a total of thirty-seven point two four (37.24) square feet and one (1) at fourteen point zero eight (14.08) feet in length and two point six six (2.66) feet in width for a total of thirty-seven point four five (37.45) square feet. Said canopies at North Franklin Street measure one (1) at fourteen point five eight (14.58) feet in length and two point six six (2.66) feet in width for a total of thirty-eight point seven eight (38.78) square feet and one (1) at thirteen (13) feet in length and two point six six (2.66) feet in width for a total of thirty-four point five eight (34.58) square feet. Said canopies at North Franklin Street measure one (1) at fourteen point five (14.5) feet in length and two point six six (2.66) feet in width for a total of thirty-eight point five seven (38.57) square feet and one (1) at thirteen point zero eight (13.08) feet in length and two point six six (2.66) feet in width for a total of thirty-four point seven nine (34.79) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139909 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 9, 2018.

*757 Orleans At Chicago Condominium Association.*

[O2019-4633]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 757 Orleans at Chicago Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 757 North Orleans Street. Said canopy at North Orleans Street measures twenty-three point six seven (23.67) feet in length and eight point five (8.5) feet in width for a total of two hundred one point two (201.2) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139904 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 22, 2019.

---

*1258 North Milwaukee Condominium Association.*

[O2019-4249]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 1258 North Milwaukee Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) canopies projecting over the public right-of-way adjacent to its premises known as 1258 North Milwaukee Avenue. Said canopy at North Milwaukee Avenue measures one (1) at fifty (50) feet in length and

three (3) feet in width for a total of one hundred fifty (150) square feet. Said canopy at North Mautene Court measures one (1) at eighty-five (85) feet in length and three (3) feet in width for a total of two hundred fifty-five (255) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1139756 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 2, 2019.

---

*1721 Elston Adventures LLC.*

[O2019-4264]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 1721 Elston Adventures LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1731 North Elston Avenue. Said canopy at West Willow Street measures four point seven five (4.75) feet in length and three (3) feet in width for a total of fourteen point two five (14.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1140538 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*2111 South Wabash Owner LLC.*

[O2019-4265]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 2111 South Wabash Owner LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) canopy projecting over the public right-of-way adjacent to its premises known as 2111 South Wabash Avenue. Said canopy at South Wabash Avenue measures thirty-two point eight nine (32.89) feet in length and one (1) foot in width for a total of thirty-two point eight nine (32.89) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the Privilege Number 1137832 herein granted the sum of Fifty-seven and 89/100 Dollars (\$57.89) per annum, in advance.

A 25 percent penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

AMENDMENT OF GRANT OF PRIVILEGE TO ALIBIS FOR CANOPY.  
[O2019-4235]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* an amendment to an ordinance passed by the City Council of the City of Chicago for Alibis on April 10, 2019 and printed upon page 99571 of the *Journal of the Proceedings of the City Council of the City of Chicago* by deleting the words: "6240 North Western Avenue" and inserting in their place the words: "6420 North Western Avenue". This ordinance was referred to the committee on June 12, 2019.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) HOWARD BROOKINS, JR.,  
*Chairman.*

On motion of Alderman Brookins, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Alibis on April 10, 2019 and printed upon page 99571 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "6240 North Western Avenue" and inserting in their place the words: "6420 North Western Avenue".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

## GRANTS OF PRIVILEGE IN PUBLIC WAY FOR SIDEWALK CAFES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith for various establishments to maintain and use portions of the public right-of-way for sidewalk cafes. These ordinances were referred to the committee on June 12, 2019.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) HOWARD BROOKINS, JR.,  
*Chairman.*

On motion of Alderman Brookins, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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):

*Alex La Michoacana No. 1.*

[O2019-4614]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Alex La Michoacana Number 1, 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 5420 West Fullerton Avenue. Said sidewalk cafe area shall be eighteen (18) feet in length and ten point five (10.5) feet in width for a total of one hundred eighty-nine (189) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Fullerton Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 12:00 Noon to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140470 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Argo Tea.*  
(140 S. Dearborn St.)

[O2019-4711]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Argo Tea, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public

right-of-way for a sidewalk cafe adjacent to its premises located at 140 South Dearborn Street. Said sidewalk cafe area Number 1 shall be fifteen (15) feet in length and seven point two five (7.25) feet in width and sidewalk cafe area Number 2 shall be thirteen point nine six (13.96) feet in length and five point one seven (5.17) feet in width for a total of one hundred eighty point nine two (180.92) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Adams Street and South Dearborn Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 8:00 A.M. to 7:30 P.M.  
Saturday, 11:00 A.M. to 5:00 P.M.  
Sunday, closed

Compensation: \$600.00/Seating Capacity: 8.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140717 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Argo Tea.*  
(1 S. Franklin St.)

[O2019-4714]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Argo Tea, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1 South Franklin Street. Said sidewalk cafe area Number 1 shall be ten point five (10.5) feet in length and five point two five (5.25) feet in width and sidewalk cafe area Number 2 shall be fifteen point five (15.5) feet in length and five point five (5.5) feet in width for a total of

one hundred forty point three eight (140.38) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Madison Street and South Franklin Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 8:00 A.M. until 8:00 P.M.  
Saturday and Sunday, 8:00 A.M. until 5:00 P.M.

Compensation: \$631.69/Seating Capacity: 6.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140718 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Argo Tea.*  
(16 W. Randolph St.)

[O2019-4716]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Argo Tea, 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 16 West Randolph Street. Said sidewalk cafe area shall be thirty-four point five (34.5) feet in length and five (5) feet in width for a total of one hundred seventy-two point five (172.5) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Randolph Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 11:00 P.M.

Compensation: \$776.25/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140716 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Argo Tea.*  
(819 N. Rush St.)

[O2019-4719]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Argo Tea, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 819 North Rush Street. Said sidewalk cafe area Number 1 shall be thirty-nine (39) feet in length and five point two one (5.21) feet in width and sidewalk cafe area Number 2 shall be forty-four (44) feet in length and four point five (4.5) feet in width for a total of four hundred one point one nine (401.19) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Rush Street and East Pearson Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 8:00 A.M. to 11:00 P.M.

Compensation: \$922.74/Seating Capacity: 28.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140715 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Azucar Bar & Grill.*

[O2019-4625]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Azucar Bar & Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 2647 North Kedzie Avenue. Said sidewalk cafe area shall be twenty-two (22) feet in length and eight (8) feet in width for a total of one hundred seventy-six (176) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Kedzie Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Tuesday through Sunday, 4:30 P.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140893 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*The Bandit.*

[O2019-4485]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to The Bandit, 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 841 West Randolph Street. Said sidewalk cafe area shall be thirty-six point five eight (36.58) feet in length and nine point six seven (9.67) feet in width for a total of three hundred fifty-three point seven three (353.73) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Randolph Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 11:00 A.M. to 12:00 Midnight  
Sunday, 8:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 28.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140651 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*Bang Bang Biscuits.*

[O2019-4701]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Bang Bang Biscuits, 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 4947 North Damen Avenue. Said sidewalk cafe area shall be fourteen point five (14.5) feet in length and six (6) feet in width for a total of eighty-seven (87) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Damen Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 4:00 P.M.

Compensation: \$600.00/Seating Capacity: 13.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140617 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*BBQ Supply Company.*

[O2019-4356]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to BBQ Supply Company, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of

the public right-of-way for a sidewalk cafe adjacent to its premises located at 1301 East 53<sup>rd</sup> Street. Said sidewalk cafe area shall be twenty-three point four two (23.42) feet in length and eleven (11) feet in width for a total of two hundred fifty-seven point six two (257.62) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East 53<sup>rd</sup> Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Tuesday through Sunday, 11:00 A.M. to 9:00 P.M.

Compensation: \$600.00/Seating Capacity: 32.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1141036 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*The Bellemore.*

[O2019-4725]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to The Bellemore, 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 564 West Randolph Street. Said sidewalk cafe area shall be sixty-four (64) feet in length and nine point six three (9.63) feet in width for a total of six hundred sixteen point three two (616.32) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Jefferson Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 5:00 P.M. to 10:00 P.M.  
Friday and Saturday, 5:00 P.M. to 11:00 P.M.

Compensation: \$677.95/Seating Capacity: 42.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140960 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Big Jones.*

[O2019-4953]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Big Jones, 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 5347 North Clark Street. Said sidewalk cafe area shall be eighteen (18) feet in length and three (3) feet in width for a total of fifty-four (54) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Clark Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 11:00 A.M. to 10:00 P.M.  
Saturday and Sunday, 9:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140650 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Black Beetle Bar & Grill.*

[O2019-4428]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Black Beetle Bar & Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 2532 West Chicago Avenue. Said sidewalk cafe area Number 1 shall be forty-one (41) feet in length and six point five (6.5) feet in width, sidewalk cafe area Number 2 shall be twenty-three point four (23.4) feet in length and nine point three (9.3) feet in width and sidewalk cafe area Number 3 shall be fifteen point six seven (15.67) feet in length and five point six seven (5.67) feet in width for a total of five hundred seventy-two point nine seven (572.97) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Maplewood Avenue and West Chicago Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 11:30 A.M. to 12:00 Midnight  
Saturday and Sunday, 12:00 Noon to 12:00 Midnight

Compensation: \$630.27/Seating Capacity: 25.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1139212 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Black Dog Gelato.*

[O2019-4311]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Black Dog Gelato, 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 859 North Damen Avenue. Said sidewalk cafe area shall be twenty-eight point five (28.5) feet in length and nine point five (9.5) feet in width for a total of two hundred seventy point seven five (270.75) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Iowa Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 12:00 P.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 18.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140472 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*Blue Agave.*

[O2019-4313]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Blue Agave, 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 1050 North State Street. Said sidewalk cafe area shall be one hundred two (102) feet in length and ten (10) feet in width for a total of one thousand twenty (1,020) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Maple Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:30 A.M. to 11:00 P.M.

Compensation: \$2,346.00/Seating Capacity: 70.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140443 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Blue Sky Bakery & Cafe.*

[O2019-4916]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Blue Sky Bakery & Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of

the public right-of-way for a sidewalk cafe adjacent to its premises located at 3720 North Lincoln Avenue. Said sidewalk cafe area shall be twenty (20) feet in length and four (4) feet in width for a total of eighty (80) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Lincoln Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Tuesday through Friday, 8:00 A.M. to 3:00 P.M.

Saturday, 8:00 A.M. to 5:00 P.M.

Sunday, 9:00 A.M. to 2:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140002 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Bobby's Lincoln Park.*

[O2019-4830]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Bobby's Lincoln Park, 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 2518 North Lincoln Avenue. Said sidewalk cafe area shall be fifty-one (51) feet in length and seven (7) feet in width for a total of three hundred fifty-seven (357) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Lincoln Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 5:00 P.M. to 10:00 P.M.  
Friday, 5:00 P.M. to 11:00 P.M.  
Saturday, 10:30 A.M. to 11:00 P.M.  
Sunday, 10:30 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 18.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140474 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Bombastic Cafe.*

[O2019-4858]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Bombastic Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3732 North Southport Avenue. Said sidewalk cafe area shall be nineteen point one seven (19.17) feet in length and eight point three eight (8.38) feet in width for a total of one hundred sixty point six four (160.64) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Southport Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 8:00 A.M. to 10:00 P.M.  
Friday and Saturday, 8:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 14.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140450 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Bracket Room.*

[O2019-4388]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Bracket Room, 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 1311 -- 1317 South Halsted Street. Said sidewalk cafe area shall be one hundred point six seven (100.67) feet in length and seven point zero eight (7.08) feet in width for a total of seven hundred twelve point seven four (712.74) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Maxwell Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday, 11:00 A.M. to 11:00 P.M.

Tuesday through Thursday, 11:00 A.M. to 12:00 A.M.

Friday, 10:00 A.M. to 12:00 A.M.

Saturday, 11:00 A.M. to 12:00 A.M.

Sunday, 10:00 A.M. to 11:00 P.M.

Compensation: \$784.02/Seating Capacity: 39.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140445 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and

the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Buona.*

[O2019-4723]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Buona, 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 613 -- 617 North McClurg Court. Said sidewalk cafe area shall be forty-five (45) feet in length and six point eight three (6.83) feet in width for a total of three hundred seven point three five (307.35) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North McClurg Court. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 10:30 A.M. to 11:00 P.M.

Compensation: \$706.91/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140571 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*Butterfly Sushi Bar And Thai Cuisine.*

[O2019-4492]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Butterfly Sushi Bar and Thai Cuisine, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1139 -- 1143 West Grand Avenue. Said sidewalk cafe area Number 1 shall be twenty-three (23) feet in length and five point three three (5.33) feet in width and sidewalk cafe area Number 2 shall be twelve (12) feet in length and five point three three (5.33) feet in width for a total of one hundred eighty-six point five five (186.55) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Grand Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 10:30 A.M. to 11:00 P.M.

Friday, 10:30 A.M. to 11:30 P.M.

Saturday and Sunday, 11:30 A.M. to 11:30 P.M.

Compensation: \$600.00/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140575 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Butterfly Sushi Bar And Thai Cuisine On Madison Street.*

[O2019-4409]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Butterfly Sushi Bar and Thai Cuisine on Madison Street, upon the terms and subject to the conditions of this ordinance,

to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1131 West Madison Street. Said sidewalk cafe area Number 1 shall be six point two five (6.25) feet in length and eleven point six seven (11.67) feet in width and sidewalk cafe area Number 2 shall be eight (8) feet in length and eleven point six seven (11.67) feet in width for a total of one hundred sixty-six point three (166.3) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Madison Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 10:30 A.M. until 11:00 P.M.  
Friday, 10:30 A.M. until 11:30 P.M.  
Saturday and Sunday, 11:30 A.M. until 11:30 P.M.

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140425 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Cafe Bonhomme.*

[O2019-4761]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Cafe Bonhomme, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 180 North Wacker Drive. Said sidewalk cafe area shall be thirty-one point five eight (31.58) feet in length and twelve point five eight (12.58) feet in width for a total of three hundred ninety-seven point two eight (397.28) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Upper Wacker Drive. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 10:00 P.M.

Compensation: \$1,787.74/Seating Capacity: 26.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140577 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Campus Center Cafe.*

[O2019-4765]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Campus Center Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 37 -- 39 South Wabash Avenue. Said sidewalk cafe area shall be thirty-seven point seven five (37.75) feet in length and eight point three three (8.33) feet in width for a total of three hundred fourteen point four six (314.46) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Wabash Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 8:00 A.M. to 10:00 P.M.  
Saturday and Sunday, 8:00 A.M. to 6:00 P.M.

Compensation: \$1,415.06/Seating Capacity: 18.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140914 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Celeste & Disco.*

[O2019-4770]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Celeste & Disco, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 111 West Hubbard Street. Said sidewalk cafe area shall be twelve point five eight (12.58) feet in length and seven (7) feet in width for a total of eighty-eight point zero six (88.06) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Hubbard Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 6.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140576 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Cemitas Puebla.*

[O2019-4495]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Cemitas Puebla, 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 817 West Fulton Market. Said sidewalk cafe area shall be nineteen point eight eight (19.88) feet in length and eight point five five (8.55) feet in width for a total of one hundred sixty-nine point nine seven (169.97) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Fulton Market. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140592 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*Chicago Grind.*

[O2019-4957]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Chicago Grind, 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 5256 North Broadway. Said sidewalk cafe area shall be forty (40) feet in length and ten (10) feet in width for a total of four hundred (400) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Berwyn Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 9:00 P.M.

Compensation: \$600.00/Seating Capacity: 18.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140657 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*The Chicago Teachers' Lounge & Eatery.*

[O2019-4431]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to The Chicago Teachers' Lounge & Eatery, 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 2525 West Division Street. Said sidewalk cafe area shall be

sixteen (16) feet in length and eighteen (18) feet in width for a total of two hundred eighty-eight (288) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Division Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Tuesday to Saturday, 12:00 P.M. to 12:00 A.M.

Sunday, 10:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 40.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1139537 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Chicken Works And Salad Company.*

[O2019-4885]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Chicken Works and Salad Company, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3658 West Irving Park Road. Said sidewalk cafe area shall be fourteen point five (14.5) feet in length and four (4) feet in width for a total of fifty-eight (58) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Irving Park Road. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 11:00 A.M. to 9:00 P.M.

Compensation: \$600.00/Seating Capacity: 8.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140574 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*City News.*

[O2019-4892]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to City News, 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 4018 North Cicero Avenue. Said sidewalk cafe area shall be eighteen (18) feet in length and five (5) feet in width for a total of ninety (90) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Cicero Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 8.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140890 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Crushed Pizzeria.*

[O2019-4920]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Crushed Pizzeria, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1607 West Montrose Avenue. Said sidewalk cafe area shall be twenty-six (26) feet in length and seven (7) feet in width for a total of one hundred eighty-two (182) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Montrose Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 8:00 A.M. to 10:00 P.M.  
Friday and Saturday, 8:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 22.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140477 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*Damn Fine Coffee Bar.*

[O2019-4433]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Damn Fine Coffee Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3317 West Armitage Avenue. Said sidewalk cafe area shall be fourteen point five (14.5) feet in length and six (6) feet in width for a total of eighty-seven (87) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Armitage Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 7:00 P.M.

Compensation: \$600.00/Seating Capacity: 8.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1139593 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Devour 312.*

[O2019-4331]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Devour 312, 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 1450 West Webster Avenue. Said sidewalk cafe area shall be forty-four point three three (44.33) feet in length and four point three three (4.33) feet in width for a total of one hundred ninety-one point nine five (191.95) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Webster Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 11:00 A.M. to 12:00 Midnight  
Sunday, 9:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 21.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140422 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Dickens Street Public House.*

[O2019-4833]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Dickens Street Public House, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 2058 -- 2060 North Cleveland Avenue. Said sidewalk cafe area Number 1 shall be sixty-five (65) feet in length and nine (9) feet in width and sidewalk cafe area Number 2 shall be fifty (50) feet in length and nine (9) feet in width for a total of one thousand thirty-five (1,035) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Dickens Avenue and North Cleveland Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:30 A.M. to 10:00 P.M.  
Friday and Saturday, 11:30 A.M. to 11:00 P.M.

Compensation: \$1,863.00/Seating Capacity: 65.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140583 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Dirty Root, Inc.*

[O2019-4499]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Dirty Root, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 939 West Randolph Street. Said sidewalk cafe area shall be twenty-one point seven five (21.75) feet in length and nine point three three (9.33) feet in width for a total of two hundred two point nine three (202.93) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Randolph Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 8:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1141035 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*The Dog House Grill.*

[O2019-4509]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to The Dog House Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1534 North Wells Street. Said sidewalk cafe area shall be twenty-four point three three (24.33) feet in length and nine (9) feet in width for a total of two hundred eighteen point nine seven (218.97) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Wells Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 10:30 A.M. to 12:00 Midnight  
Sunday, 10:30 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 28.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140981 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Dollop Coffee Bar.*

[O2019-4511]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Dollop Coffee Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 853 North Larrabee Street. Said sidewalk cafe area shall be fifty-four point eight three (54.83) feet in length and three point seven five (3.75) feet in width for a total of two hundred five point six one (205.61) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Larrabee Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 8:00 A.M. to 5:00 P.M.

Saturday, 8:00 A.M. to 4:00 P.M.

Compensation: \$600.00/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140475 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*Don Pepe.*

[O2019-4404]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Don Pepe, 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 3616 West 26<sup>th</sup> Street. Said sidewalk cafe area shall be sixteen (16) feet in length and five (5) feet in width for a total of eighty (80) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West 26<sup>th</sup> Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140895 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Ellipsis Coffeehouse LLC.*

[O2019-4961]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Ellipsis Coffeehouse LLC, 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 1259 West Devon Avenue. Said sidewalk cafe area shall be fourteen (14) feet in length

and eleven (11) feet in width for a total of one hundred fifty-four (154) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Devon Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 9:00 P.M.

Compensation: \$600.00/Seating Capacity: 15.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140891 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Epple's Restaurant.*

[O2019-4411]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Epple's Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 554 West Roosevelt Road. Said sidewalk cafe area shall be fourteen (14) feet in length and nineteen (19) feet in width for a total of two hundred sixty-six (266) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Roosevelt Road. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 4:00 P.M.

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140407 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Farmhouse.*

[O2019-4513]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Farmhouse, 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 228 West Chicago Avenue. Said sidewalk cafe area shall be twenty (20) feet in length and eight point five (8.5) feet in width for a total of one hundred seventy (170) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Chicago Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 8:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140572 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Fifolet Cajun.*

[O2019-4294]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Fifolet Cajun, 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 1942 West Division Street. Said sidewalk cafe area shall be twenty-five (25) feet in length and eight (8) feet in width for a total of two hundred (200) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Division Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 46.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140887 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Figio Wine Bar.*

[O2019-4862]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Figio Wine Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3207 North Sheffield Avenue. Said sidewalk cafe area shall be thirty-four point eight three (34.83) feet in length and six point five (6.5) feet in width for a total of two hundred twenty-six point four (226.4) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Sheffield Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:00 A.M. to 10:00 P.M.

Friday and Saturday, 11:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140590 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*Flagship Tavern & Grill.*

[O2019-4922]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Flagship Tavern & Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1622 West Belmont Avenue. Said sidewalk cafe area shall be thirty point five (30.5) feet in length and five (5) feet in width for a total of one hundred fifty-two point five (152.5) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Belmont Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 11:00 A.M. to 11:00 P.M.  
Saturday and Sunday, 10:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140714 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Flub A Dub Chub's.*

[O2019-4866]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Flub A Dub Chub's, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the

public right of way for a sidewalk cafe adjacent to its premises located at 3021 North Broadway. Said sidewalk cafe area shall be fifteen (15) feet in length and six point four two (6.42) feet in width for a total of ninety-six point three (96.3) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Broadway. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:00 A.M. to 10:00 P.M.  
Friday and Saturday, 11:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140954 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Foundation Bar And Grill.*

[O2019-4894]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Foundation Bar and Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 5007 -- 5009 West Irving Park Road. Said sidewalk cafe area shall be thirty-five (35) feet in length and five (5) feet in width for a total of one hundred seventy-five (175) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Irving Park Road. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 11:00 A.M. to 10:00 P.M.  
Friday through Sunday, 11:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 36.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140451 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Fulton Galley.*

[O2019-4516]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Fulton Galley, 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 1115 West Fulton Market. Said sidewalk cafe area shall be sixty-one point two nine (61.29) feet in length and fifteen point two one (15.21) feet in width for a total of nine hundred thirty-two point two two (932.22) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Fulton Market. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 8:00 A.M. to 12:00 A.M.  
Sunday, 10:00 A.M. to 12:00 A.M.

Compensation: \$1,025.44/Seating Capacity: 68.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140982 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Geo. Nottoli & Son, Inc.*

[O2019-4692]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Geo. Nottoli & Son, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 7652 West Belmont Avenue. Said sidewalk cafe area shall be twenty-one (21) feet in length and twenty (20) feet in width for a total of four hundred twenty (420) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Belmont Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday, Wednesday through Saturday, 9:00 A.M. to 6:00 P.M.

Compensation: \$600.00/Seating Capacity: 22.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140637 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*George's Hot Dogs.*

[O2019-4630]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to George's Hot Dogs, 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 1876 North Damen Avenue. Said sidewalk cafe area shall be eighteen point one seven (18.17) feet in length and thirteen point five (13.5) feet in width for a total of two hundred forty-five point three (245.3) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Damen Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 10:00 A.M. to 9:00 P.M.  
Sunday, closed

Compensation: \$600.00/Seating Capacity: 22.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1141038 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*Good Measure.*

[O2019-4518]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Good Measure, 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 226 West Chicago Avenue. Said sidewalk cafe area shall be nineteen (19) feet in length and seven (7) feet in width for a total of one hundred thirty-three (133) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Chicago Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140973 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Grant Park Bistro/Petite Vanille.*

[O2019-4359]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Grant Park Bistro/Petite Vanille, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at

800 South Michigan Avenue. Said sidewalk cafe area shall be fifty (50) feet in length and fourteen (14) feet in width for a total of seven hundred (700) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Michigan Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 10:00 P.M.

Compensation: \$1,260.00/Seating Capacity: 52.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140478 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*The Graystone Tavern.*

[O2019-4869]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to The Graystone Tavern, 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 3441 North Sheffield Avenue. Said sidewalk cafe area shall be fifteen point five (15.5) feet in length and nine (9) feet in width for a total of one hundred thirty-nine point five (139.5) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Sheffield Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 4:00 P.M. until 10:00 P.M.  
Friday, 4:00 P.M. until 11:00 P.M.  
Saturday, 11:00 A.M. until 11:00 P.M.  
Sunday, 11:00 A.M. until 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 8.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140638 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Graze At Studio Three.*

[O2019-4772]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Graze at Studio Three, 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 648 North Clark Street. Said sidewalk cafe area shall be eighteen point two five (18.25) feet in length and six point one seven (6.17) feet in width for a total of one hundred twelve point six (112.6) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Erie Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 8:00 P.M.

Compensation: \$600.00/Seating Capacity: 9.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140922 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Helix Cafe.*

[O2019-4965]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Helix Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 6237 North Clark Street. Said sidewalk cafe area shall be twenty-seven (27) feet in length and ten (10) feet in width for a total of two hundred seventy (270) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Thome Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 8:00 A.M. to 6:00 P.M.

Friday, 8:00 A.M. to 5:00 P.M.

Saturday and Sunday, 8:30 A.M. to 5:00 P.M.

Compensation: \$600.00/Seating Capacity: 9.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140946 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Heritage Outpost.*

[O2019-4898]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Heritage Outpost, 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 1325 West Wilson Avenue. Said sidewalk cafe area shall be twenty-two point zero eight (22.08) feet in length and twelve point five (12.5) feet in width for a total of two hundred seventy-six (276) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Wilson Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 9:00 P.M.

Compensation: \$600.00/Seating Capacity: 28.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140587 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*HQ Beercade II.*

[O2019-4520]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to HQ Beercade II, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 213 West Institute Place. Said sidewalk cafe area Number 1 shall be thirty-eight point six seven (38.67) feet in length and seven (7) feet in width, sidewalk cafe area Number 2 shall be thirty-three point four two (33.42) feet in length and seven (7) feet in width and sidewalk cafe area Number 3 shall be eleven point three three (11.33) feet in length and seven (7) feet in width for a total of five hundred eighty-three point nine four (583.94) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Institute Place. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday to Thursday, 5:00 P.M. to 12:00 A.M.

Friday, 3:00 P.M. to 12:00 A.M.

Saturday, 12:00 P.M. to 12:00 A.M.

Sunday, 11:00 A.M. to 12:00 A.M.

Compensation: \$642.33/Seating Capacity: 48.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140656 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Idof Taylor, Inc.*

[O2019-4415]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Idof Taylor, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the

public right-of-way for a sidewalk cafe adjacent to its premises located at 1129 West Taylor Street. Said sidewalk cafe area shall be nineteen (19) feet in length and seven (7) feet in width for a total of one hundred thirty-three (133) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South May Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140591 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*The Irish Nobleman.*

[O2019-4296]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to The Irish Nobleman, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1365 -- 1367 West Erie Street. Said sidewalk cafe area Number 1 shall be ten (10) feet in length and three point five (3.5) feet in width, sidewalk cafe area Number 2 shall be twenty-three point four two (23.42) feet in length and three point five (3.5) feet in width and sidewalk cafe area Number 3 shall be twelve (12) feet in length and three point five (3.5) feet in width for a total of one hundred fifty-eight point nine seven (158.97) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Noble Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday and Tuesday, 4:00 P.M. to 11:00 P.M.  
Wednesday, 3:00 P.M. to 12:00 A.M.  
Thursday, 2:00 P.M. to 12:00 A.M.  
Friday and Saturday, 11:00 A.M. to 12:00 A.M.  
Sunday, 11:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140421 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Janina's Deli.*

[O2019-4435]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Janina's Deli, 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 1012 North Western Avenue. Said sidewalk cafe area shall be fourteen point five (14.5) feet in length and eight point five (8.5) feet in width for a total of one hundred twenty-three point two five (123.25) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Western 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: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1139226 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Jimmy Beans, A Logan Square Roaster.*

[O2019-4297]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Jimmy Beans, A Logan Square Roaster, 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 2553 West Fullerton Avenue. Said sidewalk cafe area shall be eighteen (18) feet in length and eight (8) feet in width for a total of one hundred forty-four (144) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Fullerton Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Tuesday through Friday, 8:00 A.M. to 6:00 P.M.

Saturday, 8:00 A.M. to 3:00 P.M.

Sunday, 9:00 A.M. to 1:00 P.M.

Compensation: \$600.00/Seating Capacity: 6.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140894 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago

and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Joey's G's Mac And Cheese.*

[O2019-4298]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Joey's G's Mac and Cheese, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 2351 West Augusta Boulevard. Said sidewalk cafe area Number 1 shall be sixteen (16) feet in length and three (3) feet in width and sidewalk cafe area Number 2 shall be eight (8) feet in length and three (3) feet in width for a total of seventy-two (72) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Augusta Boulevard. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 10:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 8.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140406 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Kinton Ramen 1.*

[O2019-4522]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Kinton Ramen 1, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 163 North Sangamon Street. Said sidewalk cafe area Number 1 shall be ten point nine two (10.92) feet in length and six point zero eight (6.08) feet in width and sidewalk cafe area Number 2 shall be eighteen point three three (18.33) feet in length and five point seven five (5.75) feet in width for a total of one hundred seventy-one point seven nine (171.79) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Sangamon Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:30 A.M. to 10:30 P.M.  
Friday and Saturday, 11:30 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 14.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140593 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*Kinton Ramen 2.*

[O2019-4299]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Kinton Ramen 2, 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 1426 North Milwaukee Avenue. Said sidewalk cafe area shall be fourteen point six seven (14.67) feet in length and eight point eight three (8.83) feet in width for a total of one hundred twenty-nine point five four (129.54) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Milwaukee Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:30 A.M. to 10:30 P.M.  
Friday and Saturday, 11:30 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 14.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140595 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Kroll's South Loop.*

[O2019-4345]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Kroll's South Loop, 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 1736 South Michigan Avenue. Said sidewalk cafe area shall be twenty-six (26) feet in length and five point three three (5.33) feet in width for a total of one hundred thirty-eight point five eight (138.58) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Michigan Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 11:00 A.M. to 11:00 P.M.

Sunday, 10:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140444 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Kurah.*

[O2019-4347]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Kurah, 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 1355 South Michigan Avenue. Said sidewalk cafe area shall be thirty (30) feet in length and ten (10) feet in width for a total of three hundred (300) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East 14<sup>th</sup> Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday, 9:00 A.M. to 11:00 P.M.  
Monday through Thursday, 11:00 A.M. to 11:00 P.M.  
Friday, 11:00 A.M. to 12:00 Midnight  
Saturday, 9:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 32.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140646 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*La Bomba Restaurant.*

[O2019-4438]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to La Bomba Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3221 West Armitage Avenue. Said sidewalk cafe area shall be fifteen (15) feet in length and six (6) feet in width for a total of ninety (90) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Armitage Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Friday, 11:00 A.M. to 8:00 P.M.  
Saturday, 11:00 A.M. to 9:00 P.M.

Compensation: \$600.00/Seating Capacity: 6.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1141065 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*La Boulangerie.*

[O2019-4632]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to La Boulangerie, 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 3129 West Logan Boulevard. Said sidewalk cafe area shall be nineteen point five (19.5) feet in length and ten point six seven (10.67) feet in width for a total of two hundred eight point zero seven (208.07) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Logan Boulevard. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 8:00 A.M. to 11:00 P.M.

Sunday, 8:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 10.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140917 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*La Bruquena Restaurant & Lounge.*

[O2019-4441]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to La Bruquena Restaurant & Lounge, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 2726 West Division Street. Said sidewalk cafe area shall be twenty-two (22) feet in length and eighteen (18) feet in width for a total of three hundred ninety-six (396) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Division Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 10:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1139456 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*La Michoacana Bonita, Inc.*

[O2019-4383]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to La Michoacana Bonita, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 10533 South Ewing Avenue. Said sidewalk cafe area shall be twenty-two (22) feet in length and ten (10) feet in width for a total of two hundred twenty (220) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Ewing Avenue (2<sup>nd</sup> attempt at introduction). The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140409 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*La Nonna.*

[O2019-4615]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to La Nonna, 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 3400 North Lawndale Avenue. Said sidewalk cafe area shall be sixteen (16) feet in length and ten (10) feet in width for a total of one hundred sixty (160) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Lawndale Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 9:00 A.M. to 9:00 P.M.

Friday and Saturday, 9:00 A.M. to 10:30 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140921 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*La Sirena Clandestina.*

[O2019-4534]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to La Sirena Clandestina, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 954 West Fulton Market. Said sidewalk cafe area Number 1 shall be sixteen point nine two (16.92) feet in length and eight (8) feet in width and sidewalk cafe area Number 2 shall be twenty-eight point two five (28.25) feet in length and thirteen point eight three (13.83) feet in width for a total of five hundred twenty-six point zero six (526.06) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Fulton Market and North Morgan Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 32.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140568 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*La Strada Cafe.*

[O2019-4300]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to La Strada Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 2023 North California Avenue. Said sidewalk cafe area shall be seventeen (17) feet in length and five (5) feet in width for a total of eighty-five (85) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North California Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 8:00 A.M. to 7:00 P.M.  
Saturday and Sunday, 8:00 A.M. to 5:00 P.M.

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1141056 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*The Logan Theatre.*

[O2019-4656]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to The Logan Theatre, 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 2646 -- 2648 North Milwaukee Avenue. Said sidewalk cafe area shall be twenty-eight point eight three (28.83) feet in length and four point eight three (4.83) feet in width for a total of one hundred thirty-nine point two five (139.25) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Milwaukee Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 10:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140403 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Lola's Coney Island LLC.*

[O2019-4444]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Lola's Coney Island LLC, 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 2858 West Chicago Avenue. Said sidewalk cafe area shall be twenty (20) feet in length and twelve (12) feet in width for a total of two hundred forty (240) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Chicago Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 11:00 A.M. to 9:00 P.M.

Friday and Saturday, 11:00 A.M. to 10:00 P.M.

Sunday, 11:00 A.M. to 7:00 P.M.

Compensation: \$600.00/Seating Capacity: 32.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140648 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*Mama Milano.*

[O2019-4538]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Mama Milano, 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 1419 North Wells Street. Said sidewalk cafe area shall be eighteen (18) feet in length and ten (10) feet in width for a total of one hundred eighty (180) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Wells Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 11:30 A.M. to 10:00 P.M.  
Saturday and Sunday, 11:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140411 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Martino's Italian Cuisine & Pizzeria, Inc.*

[O2019-4696]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Martino's Italian Cuisine & Pizzeria, Inc., upon the terms and subject to the conditions of this ordinance, to maintain

and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3431 West Peterson Avenue. Said sidewalk cafe area shall be sixty (60) feet in length and nine point six seven (9.67) feet in width for a total of five hundred eighty point two (580.2) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Bernard Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 3:30 P.M. to 12:00 A.M.

Compensation: \$638.22/Seating Capacity: 28.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140582 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Mason/Blind Dragon.*

[O2019-4774]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Mason/Blind Dragon, 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 611 -- 613 North Wells Street. Said sidewalk cafe area shall be twenty-three (23) feet in length and eight (8) feet in width for a total of one hundred eighty-four (184) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Wells Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Wednesday, 5:00 P.M. to 11:00 P.M.  
Thursday and Friday, 5:00 P.M. to 12:00 A.M.  
Saturday, 10:00 A.M. to 12:00 A.M.  
Sunday, 10:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 11.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140647 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Mod Pizza.*

[O2019-4925]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Mod Pizza, 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 3643 North Western Avenue. Said sidewalk cafe area shall be thirty-eight point eight (38.8) feet in length and seven point three eight (7.38) feet in width for a total of two hundred eighty-six point three four (286.34) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Western Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 10:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140447 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Mother's Ruin.*

[O2019-4661]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Mother's Ruin, 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 2943 North Milwaukee Avenue. Said sidewalk cafe area shall be twenty-four point three three (24.33) feet in length and five point three three (5.33) feet in width for a total of one hundred twenty-nine point six eight (129.68) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Milwaukee Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 9.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140594 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Naansense.*

[O2019-4776]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Naansense, 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 113 South Clinton Street. Said sidewalk cafe area shall be eighteen point one seven (18.17) feet in length and seven (7) feet in width for a total of one hundred twenty-seven point one nine (127.19) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Clinton Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 8:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140599 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*Next Restaurant.*  
(953 W. Fulton Market)

[O2019-4585]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Next Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 953 West Fulton Market. Said sidewalk cafe area shall be twenty-three point four two (23.42) feet in length and fifteen point five two (15.52) feet in width for a total of three hundred sixty-three point four eight (363.48) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Fulton Market. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 10:00 A.M. to 12:00 A.M.  
Saturday and Sunday, 9:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 36.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140918 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Next Restaurant.*  
(955 W. Fulton Market)

[O2019-4589]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Next Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the

public right-of-way for a sidewalk cafe adjacent to its premises located at 955 West Fulton Market. Said sidewalk cafe area Number 1 shall be twenty-five point three three (25.33) feet in length and fifteen point five two (15.52) feet in width and sidewalk cafe area Number 2 shall be twenty-six point three one (26.31) feet in length and six point seven seven (6.77) feet in width for a total of five hundred seventy-one point two four (571.24) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Fulton Market and North Morgan Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 10:00 A.M. to 12:00 A.M.

Saturday and Sunday, 9:00 A.M. to 12:00 A.M.

Compensation: \$628.36/Seating Capacity: 54.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140923 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Nick's Pit Stop.*

[O2019-4638]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Nick's Pit Stop, 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 2023 North Damen Avenue. Said sidewalk cafe area shall be seventeen (17) feet in length and three point five eight (3.58) feet in width for a total of sixty point eight six (60.86) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Damen Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 10:30 A.M. to 9:30 P.M.  
Saturday and Sunday, 11:00 A.M. to 9:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140428 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Nookies Cafe & Restaurant.*

[O2019-4969]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Nookies Cafe & Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1100 West Bryn Mawr Avenue. Said sidewalk cafe area shall be one hundred two (102) feet in length and twenty (20) feet in width for a total of two thousand forty (2,040) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Winthrop Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 8:00 A.M. to 11:00 P.M.  
Friday and Saturday, 8:00 A.M. to 12:00 Midnight

Compensation: \$2,244.00/Seating Capacity: 104.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140429 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Nookies On Wells, Inc.*

[O2019-4835]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Nookies on Wells, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1746 North Wells Street. Said sidewalk cafe area shall be thirty (30) feet in length and eight (8) feet in width for a total of two hundred forty (240) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Wells Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 18.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140405 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*O'Callaghan's.*

[O2019-4778]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to O'Callaghan's, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 29 West Hubbard Street. Said sidewalk cafe area shall be twelve (12) feet in length and five (5) feet in width for a total of sixty (60) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Hubbard Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 8.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140885 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Old Grounds Social.*

[O2019-4838]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Old Grounds Social, 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 950 -- 952 West Wrightwood Avenue. Said sidewalk cafe area shall be forty-five (45) feet in length and six (6) feet in width for a total of two hundred seventy (270) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Wrightwood Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Tuesday through Friday, 4:00 P.M. to 10:00 P.M.  
Saturday and Sunday, 11:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 28.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140919 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*Pancake Cafe.*

[O2019-4900]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Pancake Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3801 -- 3805 North Broadway. Said sidewalk cafe area shall be thirty-four point seven five (34.75) feet in length and eight point four two (8.42) feet in width for a total of two hundred ninety-two point six (292.6) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Grace Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 22.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140476 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Parkside Cafe.*

[O2019-4395]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Parkside Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 308 West 33<sup>rd</sup> Street.

Said sidewalk cafe area shall be twenty-five (25) feet in length and six (6) feet in width for a total of one hundred fifty (150) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West 33<sup>rd</sup> Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140956 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Pastoral.*  
(2945 -- 2947 N. Broadway)

[O2019-4872]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Pastoral, 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 2945 -- 2947 North Broadway. Said sidewalk cafe area shall be forty-two (42) feet in length and seven (7) feet in width for a total of two hundred ninety-four (294) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Broadway. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 8:00 A.M. to 10:00 P.M.  
Friday and Saturday, 8:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 40.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140579 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Pastoral.*  
(53 E. Lake St.)

[O2019-4781]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Pastoral, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 53 East Lake Street. Said sidewalk cafe area Number 1 shall be twenty-two (22) feet in length and four (4) feet in width and sidewalk cafe area Number 2 shall be twelve (12) feet in length and five point five (5.5) feet in width for a total of one hundred fifty-four (154) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East Lake Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 10:00 A.M. to 10:00 P.M.

Compensation: \$693.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140578 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*The Pepper Canister.*

[O2019-4784]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to The Pepper Canister, 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 509 North Wells Street. Said sidewalk cafe area shall be thirty (30) feet in length and eight (8) feet in width for a total of two hundred forty (240) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Wells Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 11:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140442 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Pho Xe Lua.*

[O2019-4976]

*Be It Ordained by the City Council of the City of Chicago;*

Permission and authority are hereby given and granted to Pho Xe Lua, 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 1021 West Argyle Street. Said sidewalk cafe area shall be twenty-five (25) feet in length and eight (8) feet in width for a total of two hundred (200) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Argyle Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Wednesday, 9:00 A.M. to 9:00 P.M.

Thursday through Sunday, 9:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 30.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140888 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*Pilsen's Italian Ice, Inc.*

[O2019-4418]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Pilsen's Italian Ice, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1165 West 18<sup>th</sup> Street. Said sidewalk cafe area shall be nineteen (19) feet in length and six (6) feet in width for a total of one hundred fourteen (114) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West 18<sup>th</sup> Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 9:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140597 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Poke Poke.*

[O2019-4788]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Poke Poke, 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 118 South Wabash Avenue. Said sidewalk cafe area shall be twenty-six (26) feet in length and twelve (12) feet in width for a total of three hundred twelve (312) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Wabash Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 10:30 A.M. to 8:00 P.M.

Compensation: \$1,404.00/Seating Capacity: 22.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140945 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Popeyes Chicken.*

[O2019-4796]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Popeyes Chicken, 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 156 North Wabash Avenue. Said sidewalk cafe area shall be eighteen (18) feet in length and six (6) feet in width for a total of one hundred eight (108) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Wabash Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 9:30 A.M. to 9:00 P.M.

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140600 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Potsticker House, Inc.*

[O2019-4397]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Potsticker House, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3139 South Halsted Street. Said sidewalk cafe area shall be twenty-five (25) feet in length and eight (8) feet in width for a total of two hundred (200) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Halsted Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 11:00 A.M. to 10:00 P.M.

Friday, 11:00 A.M. to 11:00 P.M.

Saturday, 10:00 A.M. to 11:00 P.M.

Sunday, 10:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 8.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140453 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Raising Cane's No. 352.*

[O2019-4995]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Raising Cane's Number 352, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 6568 North Sheridan Road. Said sidewalk cafe area Number 1 shall be eleven point three three (11.33) feet in length and eleven point three seven (11.37) feet in width, sidewalk cafe area Number 2 shall be six (6) feet in length and eleven point eight (11.8) feet in width, sidewalk cafe area Number 3 shall be nine point two one (9.21) feet in length and two point nine five (2.95) feet in width and sidewalk cafe area Number 4 shall be eight point seven one (8.71) feet in length and two point nine five (2.95) feet in width for a total of two hundred fifty-two point four nine (252.49) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Sheridan Road. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 10:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140423 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Ramen Takeya/Omakase Takeya.*

[O2019-4595]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Ramen Takeya/Omakase Takeya, 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 819 West Fulton Market. Said sidewalk cafe area shall be twenty-four point four two (24.42) feet in length and twelve (12) feet in width for a total of two hundred ninety-three point zero four (293.04) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Fulton Market. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:00 A.M. to 11:00 P.M.

Friday and Saturday, 11:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140598 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*Riccardo Osteria.*

[O2019-4597]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Riccardo Osteria, 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 1023 West Lake Street. Said sidewalk cafe area shall be twenty-six point five (26.5) feet in length and seven point eight three (7.83) feet in width for a total of two hundred seven point five (207.5) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Carpenter Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:30 A.M. to 11:00 P.M.  
Friday and Saturday, 11:30 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140448 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

—  
*Roister.*

[O2019-4601]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Roister, 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 951 West Fulton Market. Said sidewalk cafe area shall be twenty-one point nine two (21.92) feet in length and fifteen point five two (15.52) feet in width for a total of three hundred forty point two (340.2) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Fulton Market. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 10:00 A.M. to 12:00 A.M.

Saturday and Sunday, 9:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 36.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140913 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Rozana.*

[O2019-4998]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Rozana, 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 6118 -- 6120 North Lincoln Avenue. Said sidewalk cafe area shall be forty-eight (48) feet in length and seven point five (7.5) feet in width for a total of three hundred sixty (360) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Lincoln Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 32.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140408 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Scone City.*

[O2019-4302]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Scone City, 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 1632 West Division Street. Said sidewalk cafe area shall be eighteen (18) feet in length and fourteen (14) feet in width for a total of two hundred fifty-two (252) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Division Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 7:00 P.M.

Compensation: \$600.00/Seating Capacity: 18.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140410 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and

the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*The Scout.*

[O2019-4351]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to The Scout, 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 1301 South Wabash Avenue. Said sidewalk cafe area shall be thirty-seven point nine two (37.92) feet in length and eleven point five (11.5) feet in width for a total of four hundred thirty-six point zero eight (436.08) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Wabash Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday, 9:00 A.M. to 11:00 P.M.

Monday through Thursday, 11:00 A.M. to 11:00 P.M.

Friday, 11:00 A.M. to 12:00 Midnight

Saturday, 9:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 28.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140473 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*The Sedgwick Stop.*

[O2019-4333]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to The Sedgwick Stop, 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 1612 North Sedgwick Street. Said sidewalk cafe area shall be twenty-six (26) feet in length and six point five (6.5) feet in width for a total of one hundred sixty-nine (169) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Sedgwick Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:00 A.M. to 10:00 P.M.

Friday and Saturday, 11:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140427 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*Seoul Taco.*

[O2019-4335]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Seoul Taco, 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 738 North Clark Street. Said sidewalk cafe area shall be nineteen point seven one (19.71) feet in length and seven point zero four (7.04) feet in width for a total of one hundred thirty-eight point seven six (138.76) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Clark Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:00 A.M. to 10:00 P.M.  
Friday and Saturday, 11:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 15.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140916 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Split-Rail.*

[O2019-4446]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Split-Rail, 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 2500 West Chicago Avenue. Said sidewalk cafe area shall be forty-five (45) feet in length and seven point one seven (7.17) feet in width for a total of three hundred twenty-two point six five (322.65) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Chicago Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 5:00 P.M. to 9:00 P.M.

Friday, 5:00 P.M. to 11:00 P.M.

Saturday, 9:00 A.M. to 11:00 P.M.

Sunday, 9:00 A.M. to 3:00 P.M.

Compensation: \$600.00/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1139283 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Starbucks Coffee No. 228.*

[O2019-4842]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Starbucks Coffee Number 228, 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 1001 West Armitage Avenue. Said sidewalk cafe area shall be eighteen (18) feet in length and seven (7) feet in width for a total of one hundred twenty-six (126) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Sheffield Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 8:00 A.M. to 8:30 P.M.  
Saturday and Sunday, 8:00 A.M. to 9:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140713 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Staropolska Restaurant.*

[O2019-4621]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Staropolska Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3028 -- 3030 North Milwaukee Avenue. Said sidewalk cafe area shall be sixteen (16) feet in length and five (5) feet in width for a total of eighty (80) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Milwaukee Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 12:00 P.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140886 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Subway.*

[O2019-4800]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Subway, 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 511 North McClurg Court. Said sidewalk cafe area shall be twenty-seven point six seven (27.67) feet in length and ten point six (10.6) feet in width for a total of two hundred ninety-three point three (293.3) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North McClurg Court. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 8:00 A.M. until 11:00 P.M.

Compensation: \$674.59/Seating Capacity: 26.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140580 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Sugar Factory.*

[O2019-4803]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Sugar Factory, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 55 East Grand Avenue. Said sidewalk cafe area Number 1 shall be seventy-two point one seven (72.17) feet in length and five point one seven (5.17) feet in width, sidewalk cafe area Number 2 shall be fifty-six point eight three (56.83) feet in length and five point one seven (5.17) feet in width and sidewalk cafe area Number 3 shall be fourteen (14) feet in length and five (5) feet in width for a total of seven hundred thirty-six point nine three (736.93) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East Grand Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 11:00 P.M.

Compensation: \$1,694.94/Seating Capacity: 58.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140586 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*Surge Billiards.*

[O2019-4651]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Surge Billiards, 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 3241 West Montrose Avenue. Said sidewalk cafe area shall be eighteen (18) feet in length and five (5) feet in width for a total of ninety (90) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Montrose Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 15.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140585 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Tavern On Littlefort.*

[O2019-4929]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Tavern on Littlefort, 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 4128 North Lincoln Avenue. Said sidewalk cafe area shall be forty-nine point seven five (49.75) feet in length and eleven point five (11.5) feet in width for a total of five hundred seventy-two point one three (572.13) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Warner Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 8:00 A.M. to 10:00 P.M.  
Friday and Saturday, 8:00 A.M. to 11:00 P.M.

Compensation: \$629.34/Seating Capacity: 48.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140645 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Taxim.*

[O2019-4303]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Taxim, 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 1558 North Milwaukee Avenue. Said sidewalk cafe area shall be twenty-five (25) feet in length and five (5) feet in width for a total of one hundred twenty-five (125) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Milwaukee Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 25.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140569 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Thai Bowl.*

[O2019-4421]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Thai Bowl, 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 1049 West Taylor Street. Said sidewalk cafe area shall be forty (40) feet in length and eighteen (18) feet in width for a total of seven hundred twenty (720) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Taylor Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 10:00 P.M.

Compensation: \$792.00/Seating Capacity: 46.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140636 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and

the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Tous Les Jours.*

[O2019-4304]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Tous Les Jours, 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 1726 West Division Street. Said sidewalk cafe area shall be thirty-two point four two (32.42) feet in length and fifteen point seven five (15.75) feet in width for a total of five hundred ten point six two (510.62) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Division Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 8:00 A.M. to 8:00 P.M.

Friday, 8:00 A.M. to 9:00 P.M.

Saturday, 8:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 62.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140454 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*UB Dogs.*

[O2019-4808]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to UB Dogs, 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 185 North Franklin Street. Said sidewalk cafe area shall be thirty (30) feet in length and three point six seven (3.67) feet in width for a total of one hundred ten point one (110.1) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Franklin Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 8:00 A.M. until 4:00 P.M.

Compensation: \$600.00/Seating Capacity: 10.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140426 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*Veggie Grill.*  
(614 W. Diversey Pkwy.)

[O2019-4877]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Veggie Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 614 West Diversey Parkway. Said sidewalk cafe area shall be twenty-three point six seven (23.67) feet in length and fourteen (14) feet in width for a total of three hundred thirty-one point three eight (331.38) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Diversey Parkway. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 8:00 A.M. to 10:00 P.M.  
Friday and Saturday, 8:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 22.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140424 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Veggie Grill.*  
(629 N. Wells St.)

[O2019-4814]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Veggie Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public

right-of-way for a sidewalk cafe adjacent to its premises located at 629 North Wells Street. Said sidewalk cafe area shall be seventeen point two five (17.25) feet in length and seven point five (7.5) feet in width for a total of one hundred twenty-nine point three eight (129.38) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Wells Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 14.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1141037 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Wasabi.*

[O2019-4305]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Wasabi, 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 2101 North Milwaukee Avenue. Said sidewalk cafe area shall be eighty-four (84) feet in length and seven point three three (7.33) feet in width for a total of six hundred fifteen point seven two (615.72) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Milwaukee Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Tuesday through Saturday, 11:00 A.M. to 12:00 A.M.  
Sunday, 11:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 40.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140920 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*Wishbone Restaurant.*

[O2019-4935]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Wishbone Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3300 North Lincoln Avenue. Said sidewalk cafe area shall be fifty-six (56) feet in length and eight point two five (8.25) feet in width for a total of four hundred sixty-two (462) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West School Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Wednesday, 8:00 A.M. to 4:00 P.M.  
Thursday through Sunday, 8:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 34.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140889 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

*The Woodlawn.*

[O2019-4362]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to The Woodlawn, 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 7857 South Woodlawn Avenue. Said sidewalk cafe area shall be sixty-seven point seven five (67.75) feet in length and eight (8) feet in width for a total of five hundred forty-two (542) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East 79<sup>th</sup> Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 32.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140452 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

Yefseis.

[O2019-4881]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Yefseis, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3344 North Halsted Street. Said sidewalk cafe area Number 1 shall be seven point one seven (7.17) feet in length and two point five eight (2.58) feet in width and sidewalk cafe area Number 2 shall be eight point seven five (8.75) feet in length and two point five eight (2.58) feet in width for a total of forty-one point zero seven (41.07) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Halsted Street (Unit Number 1N). The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 8:00 P.M.

Compensation: \$600.00/Seating Capacity: 4.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140924 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

*26<sup>th</sup> Street Sugar Shack.*

[O2019-4400]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to 26<sup>th</sup> Street Sugar Shack, 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 630 West 26<sup>th</sup> Street. Said sidewalk cafe area shall be twenty-five (25) feet in length and four point five (4.5) feet in width for a total of one hundred twelve point five (112.5) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West 26<sup>th</sup> Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 11:00 A.M. until 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of Privilege Number 1140404 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2019 through and including February 29, 2020.

---

**AMENDMENT OF GRANTS OF PRIVILEGE IN PUBLIC WAY FOR SIDEWALK CAFES.**

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* amendments for various establishments to maintain and

use portions of the public right-of-way for sidewalk cafes. These ordinances were referred to the committee on June 12, 2019.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) HOWARD BROOKINS, JR.,  
*Chairman.*

On motion of Alderman Brookins, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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):

*Brothers & Sisters All Day.*

[O2019-4277]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Brothers & Sisters All Day on April 10, 2019 and printed upon page 99644 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Brothers & Sisters All Day" and inserting in their place the words: "All Together Now".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

*Jerry's Sandwiches.*

[O2019-4275]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Jerry's Sandwiches on March 13, 2019 and printed upon page 97150 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Seating Capacity: 64; total square footage six hundred (600); Compensation: \$660.00" and inserting in their place the words: "cafe area Number 2 shall be forty-one (41) feet in length and four (4) feet in width along North Lincoln Avenue; Seating Capacity: 76; total square footage seven hundred sixty-four (764); Compensation: \$840.40".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

---

*Starbucks Coffee No. 28867.*

[O2019-4274]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Starbucks Coffee Number 28867 on April 10, 2019 and printed upon page 99911 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "twenty (20) feet in length and eight (8) feet in width for a total of one hundred sixty (160) square feet" and inserting in their place the words: "twenty-five (25) feet in length and seven (7) feet in width for a total of one hundred seventy-five (175) square feet".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

---

*Torchio.*

[O2019-4231]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Torchio

on April 10, 2019 and printed upon page 99931 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Seating Capacity: 16" and inserting in their place the words: "Seating Capacity: 14".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

---

APPROVAL OF AAA RESIDENCES SUBDIVISION.

[O2019-4106]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* a proposed ordinance transmitted herewith for a subdivision to AAA Residences Subdivision bounded by South Hillock Avenue, South Stark Street, South Throop Street and the railroad tracks/Stevenson Expressway in the 11<sup>th</sup> Ward. This ordinance was referred to the committee on June 12, 2019.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) HOWARD BROOKINS, JR.,  
*Chairman.*

On motion of Alderman Brookins, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

Nays -- None.

Alderman Thompson 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 Commissioner of the Chicago Department of Transportation, whether acting or actual, or his designee, is hereby authorized and directed to approve the AAA Residences Subdivision, a proposed resubdivision of certain lots owned by Pui Y. Chiu, an individual, as to an undivided one-third interest, and Skyriver Throop Development LLC, an Illinois limited liability company, as to an undivided two-thirds interest (collectively the "Developer"), in the block bounded by South Hillock Avenue, South Stark Street, South Throop Street and railroad tracks/Stevenson Expressway, and legally described in the attached plat (Exhibit A, CDOT File: 29-11-17-3834) which, for greater certainty, is hereby made a part of this ordinance.

SECTION 2. Those certain dedications contained in the resubdivision and identified in the attached plat are accepted upon the express condition that such rights-of-way be constructed according to the current version of the Chicago Department of Transportation Regulations for Opening, Repair and Construction in the Public Way and its appendices, and as agreed to by the Developer in the attached Duty to Build Agreement (Exhibit B), hereby made a part of this ordinance.

SECTION 3. The resubdivision herein provided for is made upon the express condition that within one hundred eighty (180) days after the passage of this ordinance, the Developer shall file or cause to be filed for recordation with the Office of the Recorder of Deeds of Cook County, Illinois, a copy of this ordinance, together with the full-sized corresponding plat as approved by the Department of Transportation's Acting Superintendent of Maps and Plats.

SECTION 4. This ordinance shall take effect and be in force from and after its passage and publication. The subdivision and dedications shall take effect and be in force from and after the recording of the approved ordinance and associated plat.

[Exhibits "A" and "B" referred to in this ordinance printed on pages 3601 and 3602 of this *Journal*.]



Exhibit "B".

**Instructions:** This below document must be reproduced on the applicant's letterhead, initialed/executed by same, and notarized:

**DUTY TO BUILD AGREEMENT FOR CREATION OF NEW STREET/ALLEY**

In support of my current application with the Chicago Department of Transportation's Public Way unit, for a dedication of my private property for new public way, I hereby state that I am the applicant or the company agent for the applicant company involved in the project, and that I have the authority to agree to the below terms of the dedication.

**PLEASE INITIAL AGREEMENT:**

RYC

I am aware that I am responsible for the construction of all public and private rights of way (streets, alleys, etc) described on the Plat of Subdivision/Dedication associated with unique

CDOT FILE: To follow when provided by CDOT.

RYC

I further understand that all rights of way (both public and private) must be built to City specifications as detailed in the most current version CDOT's Regulation for Openings, Construction and Repair in the Public Way.

RYC

Lastly, I understand that construction deposits will be required to assure that the work is done correctly. An inspection will be conducted by the City upon completion of the work. The City of Chicago reserves the right to require demolition and reinstallation of any facilities that are judged to be sub par or that do not adhere to the City's standards.

Signed: Pui Y. Chiu Date: as notarized below

Printed name: Title: Pui Y. Chiu, an individual

Full Address: 3363 S Wallace St  
Chicago IL 60616

Organization Name: N/A

Phone/fax: 312 949-9962

Email: develop3363@gmail.com

Notary: Subscribed and sworn before me this 24<sup>th</sup> day of July, 2017

[Signature]  
NOTARY PUBLIC



DEDICATION OF PUBLIC ALLEY IN BLOCK BOUNDED BY S. CAMPBELL AVE.,  
W. GRENSHAW ST., W. FILLMORE ST. AND RAILROAD TRACKS WEST  
THEREOF.

[O2019-4116]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* a proposed ordinance transmitted herewith for a dedication of a new public alley in the block bounded by South Campbell Avenue, West Grenshaw Street, West Fillmore Street and the railroad tracks to the west. This ordinance was referred to the committee on June 12, 2019.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) HOWARD BROOKINS, JR.,  
*Chairman.*

On motion of Alderman Brookins, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 Acting Commissioner of the Chicago Department of Transportation, or his designees, is hereby authorized and directed to approve a dedication of certain

property owned by 2500 West Roosevelt Development, Inc., an Illinois corporation ("Developer"), for use as public way, in the block bounded by South Campbell Avenue, West Fillmore Street, West Grenshaw Street and railroad tracks to the west, and legally described in the attached plat (Exhibit A, CDOT File: 13-28-17-3833) which, for greater certainty, is hereby made a part of this ordinance.

SECTION 2. The dedication for public way is accepted upon the express condition that the Developer shall deposit in the City Treasury of the City of Chicago, a sum sufficient to defray the costs of constructing the newly dedicated public alley, and that the alley be constructed according to the current version of the Chicago Department of Transportation Regulations for Opening, Repair and Construction in the Public Way and its appendices, as agreed to by the Developer in the attached Duty to Build Agreement (Exhibit B), hereby made a part of this ordinance.

SECTION 3. The dedication herein provided for is also made upon the express condition that within one hundred eighty (180) days after the passage of this ordinance, the Developer shall file or cause to be filed for recordation with the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance, together with the attached Plat approved by the Department of Transportation's Acting Superintendent of Maps and Plats.

SECTION 4. This ordinance shall take effect and be in force from and after its passage and approval. This dedication shall take effect and be in force from and after the recording of the plat.

Dedication/Opening Approved:

(Signed) Thomas Carney  
Acting Commissioner

Approved as to Form and Legality:

(Signed) Arthur Dolinsky  
Senior Counsel

Introduced By:

(Signed) Jason Ervin  
Alderman, 28<sup>th</sup> Ward

[Exhibits "A" and "B" referred to in this ordinance printed  
on pages 3605 and 3606 of this *Journal*.]



2500 W Roosevelt Development, Inc.



September 29, 2017

City of Chicago  
Department of Transportation  
30 N. LaSalle St., Ste. 500  
Chicago, IL 60602

RE: 2546 W Grenshaw and 2547 W Fillmore, Chicago, Illinois  
Proposed Alley Dedication

**DUTY TO BUILD AGREEMENT FOR CREATION OF NEW STREET/ALLEY**

In support of my current application with the Chicago Department of Transportation's Public Way unit, for a dedication of my private property for new public way, I hereby state that I am the applicant or the company agent for the applicant company involved in the project, and that I have the authority to agree to the below terms of the dedication.

AT

I am aware that I am responsible for the construction of all public and private rights of way (streets, alleys, etc) described on the Plat of Subdivision/Dedication associated with unique

AT

CDOT FILE: 13-20-17-3033

I further understand that all rights of way (both public and private) must be built to standard City specifications as detailed in the most current version CDOT's Regulation for Openings, Construction and Repair in the Public Way.

AT

Lastly, I understand that construction deposits will be required to assure that the work is done correctly. An inspection will be conducted by the City upon completion of the work. The City of Chicago reserves the right to require demolition and reinstallation of any facilities that are judged to be sub par or that do not adhere to the City's standards.

Signature:

Date: 9/29/17

Printed name: Alexander Tarabansky Title: President

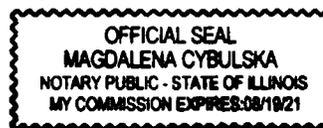
Organization: 2500 W Roosevelt Development Inc

Address with Zip: 2848 W Chicago Ave., Unit A Chicago IL 60622

Phone/Fax: 773-252-9665 / 773-253-6506 Email: eco\_develop@yahoo.com

NOTARY: Signed and sworn to before me on September 29, 2017,  
at Cook County, Illinois.

Commission expires: 8-19-21



DEDICATION OF PUBLIC WAY FOR SIDEWALK WIDENING ALONG PORTIONS  
OF E. GRAND AVE. AND N. MC CLURG CT.

[O2019-4108]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* a proposed ordinance transmitted herewith for the dedication of a sidewalk widening along North McClurg Court and East Grand Avenue at the northeast corner of that intersection in the 42<sup>nd</sup> Ward. This ordinance was referred to the committee on June 12, 2019.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) HOWARD BROOKINS, JR.,  
*Chairman.*

On motion of Alderman Brookins, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 Acting Commissioner of the Chicago Department of Transportation, or her designee, is hereby authorized and directed to approve a dedication of certain property owned by 545 Investors LLC, a Delaware limited liability company ("Developer"), for use as public way, in the block bounded by East Grand Avenue, East Ohio Street, North McClurg Court and approximately North Peshtigo Court and legally described in the attached plat (Exhibit A, CDOT File: 10-42-18-3854) which, for greater certainty, is hereby made a part of this ordinance.

SECTION 2. To be dedicated as public way the area described as the south 5.64 feet of the west half of Lot 41 in Circuit Court Partition of the Ogden Estate Subdivision of parts of Blocks 20, 31 and 32 in Kinzie's Addition to Chicago in the north half of Section 10, Township 39 North, Range 14 East of the Third Principal Meridian, Recorded December 13, 1906 as Document 3966633, and the south 5.64 feet of that part of Lot 40 in said Circuit Court Partition lying east of and adjoining the east line of North McClurg Court, 50.00 feet wide, as opened by ordinance passed July 2, 1914, Order of Possession April 12, 1921 by County Court Case Number 34036,

Also,

that part of Lot 33 and Lot 40 (Except the south 5.64 feet thereof) in Circuit Court Partition aforesaid, lying east of the east line of North McClurg Court aforesaid and lying west of a line drawn from a point on the south line of said Lot 40, a distance of 92.71 feet, as measured along said south line, from the southeast corner of said Lot 40, to a point on the north line of said Lot 33, a distance of 93.10 feet, as measured along said north line, from the northeast corner of said Lot 33, in Cook County, Illinois, said area being 2,641 square feet or 0.0606 acre, more or less.

SECTION 3. The Developer acknowledges that any private sewers, appurtenances and connections within the area to be dedicated shall be sealed, removed or relocated to private property at the Developer's expense, in accordance with the standard procedures of the Department of Water Management, Sewer Section; or established as public through City Council action. In the event that any sewer is abandoned, the abandonment plans must be reviewed, approved and permitted by the Department of Water Management, Sewer Design Section prior to work. The Developer understands that it is the Developer's responsibility to provide proper drainage, and lay new sewer main and associated structures, at its expense in the street herein dedicated, in accordance with plans reviewed, approved and permitted by the Department of Water Management Sewer Design Section, prior to work. Acceptance of new sewers is contingent upon submittal of as-built drawings, and physical and videotape inspection provided by the Developer provided to the Department of Water Management within 30 days of completion. All sewer work in both the public way and on private property requires permit of a Licensed Drainlayer as secured through the Department of Buildings-Sewer Permit Section.

SECTION 4. The dedication for public way herein provided for is made upon the express condition that the Developer is responsible for constructing newly dedicated public way in accordance with the most current version of the Chicago Department of Transportation's Regulations for Opening, Repair and Construction in the Public Way and its appendices, and in accordance with the executed Duty to Build Agreement attached herein and made a part of this ordinance as Exhibit B.

SECTION 5. The dedication herein provided for is made upon the express condition that within one hundred eighty (180) days after the passage of this ordinance, the Developer shall file or cause to be filed for recordation with the Office of the Recorder of Deeds of Cook County, Illinois a certified copy of this ordinance, together with the attached plat of dedication as approved by the Department of Transportation's Acting Superintendent of Maps and Plats.

SECTION 6. This ordinance shall take effect and be in force from and after its passage and publication. The dedication shall take effect and be in force from and after the recording of the ordinance and the plat of dedication.

Dedication Approved:

(Signed) Thomas Carney  
Acting Commissioner

Approved as to Form and Legality:

(Signed) Lisa Misher  
Deputy Corporation Counsel

Introduced by:

(Signed) Brendan Reilly  
Alderman, 42<sup>nd</sup> Ward

[Exhibits "A" and "B" referred to in this ordinance printed on  
pages 3610 through 3614 of this *Journal*.]

Exhibit "A".  
(Page 1 of 4)

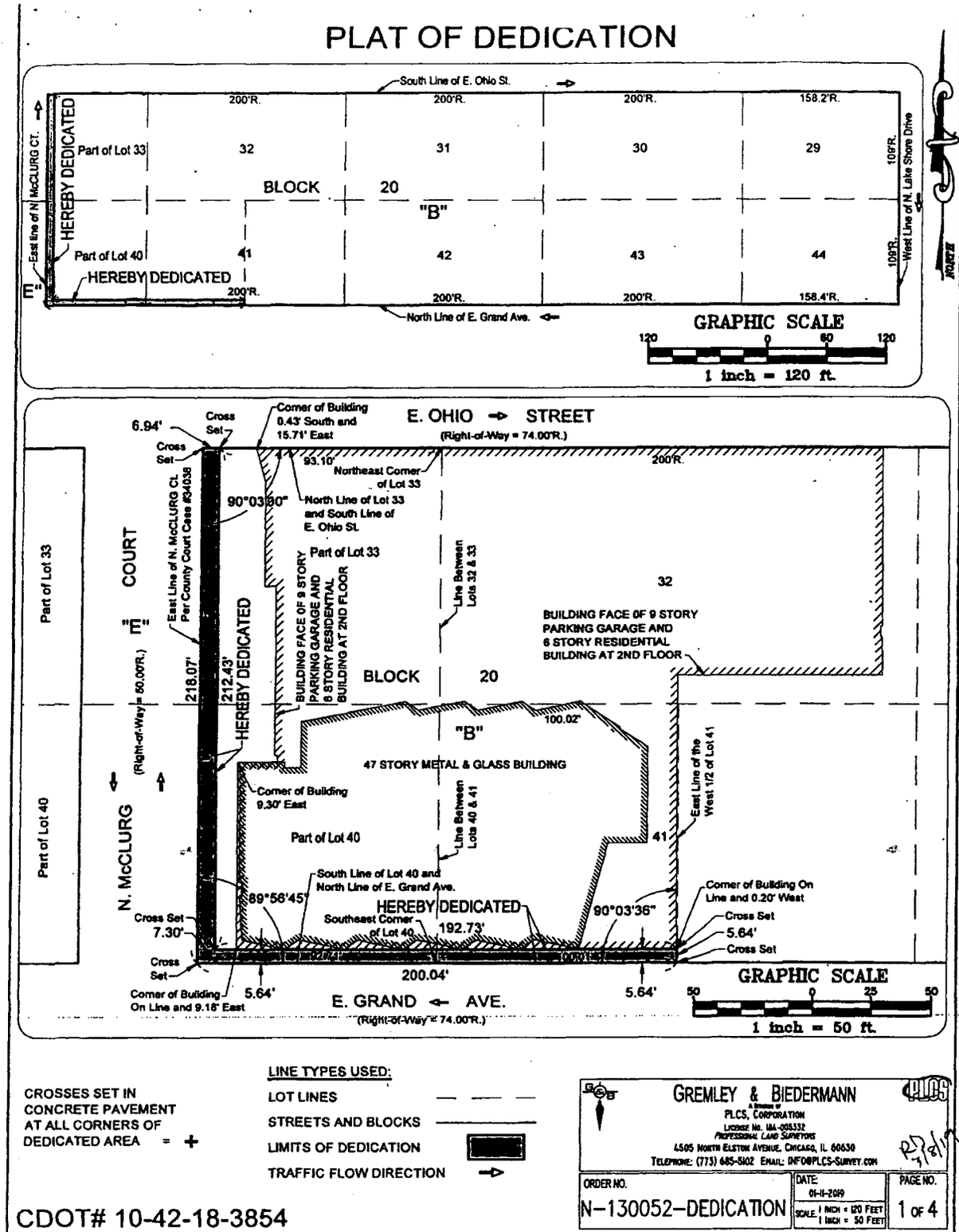


Exhibit "A"  
(Page 2 of 4)

### PLAT OF DEDICATION

**TO BE DEDICATED:**

THE SOUTH 5.64 FEET OF THE WEST 1/2 OF LOT 41 IN CIRCUIT COURT PARTITION OF THE OGDEN ESTATE SUBDIVISION OF PARTS OF BLOCKS 20, 31 AND 32 IN KINZIE'S ADDITION TO CHICAGO IN THE NORTH 1/2 OF SECTION 10, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN RECORDED DECEMBER 13, 1906 AS DOCUMENT NUMBER 3966633 AND THE SOUTH 5.64 FEET OF THAT PART OF LOT 40 IN SAID CIRCUIT COURT PARTITION LYING EAST OF AND ADJOINING THE EAST LINE OF N. McCLURG COURT, 50.00 FEET WIDE, AS OPENED BY ORDINANCE PASSED JULY 2, 1914, ORDER OF POSSESSION APRIL 12, 1921 BY COUNTY COURT CASE 34036, ALSO, THAT PART OF LOT 33 AND LOT 40 (EXCEPT THE SOUTH 5.64 FEET THEREOF) IN CIRCUIT COURT PARTITION AFORESAID, LYING EAST OF THE EAST LINE OF N. McCLURG COURT AFORESAID AND LYING WEST OF A LINE DRAWN FROM A POINT ON THE SOUTH LINE OF SAID LOT 40, A DISTANCE OF 92.71 FEET, AS MEASURED ALONG SAID SOUTH LINE, FROM THE SOUTHEAST CORNER OF SAID LOT 40, TO A POINT ON THE NORTH LINE OF SAID LOT 33, A DISTANCE OF 93.10 FEET, AS MEASURED ALONG SAID NORTH LINE, FROM THE NORTHEAST CORNER OF SAID LOT 33, IN COOK COUNTY, ILLINOIS.

TOTAL AREA: 2,641 SQUARE FEET OR 0.0606 ACRES MORE OR LESS.

STATE OF ILLINOIS )  
                                  ) SS  
COUNTY OF COOK )

I, JOSEPH A. LIMA, AN ILLINOIS PROFESSIONAL LAND SURVEYOR DO HEREBY CERTIFY THAT I HAVE PREPARED THIS PLAT OF DEDICATION DESCRIBED IN THE CAPTION ABOVE FOR THE PURPOSE OF DEDICATING THE SAME AND THAT THE PLAT HEREON DRAWN IS A CORRECT REPRESENTATION THEREOF AND THIS PROFESSIONAL SERVICE CONFORMS TO CURRENT ILLINOIS MINIMUM STANDARDS FOR A BOUNDARY SURVEY.

CHICAGO, ILLINOIS MARCH 8, A.D. 2019

BY: *Joseph A. Lima*  
ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 3080



MY LICENSE EXPIRES 11/30/2020

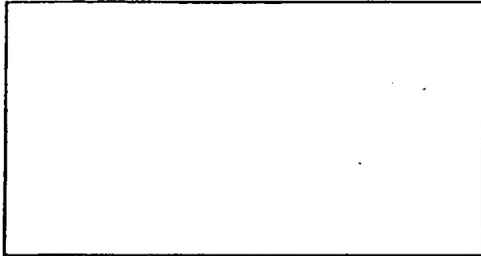
<b>GREMLEY &amp; BIEDERMANN</b> <small>PLCS, CORPORATION</small> <small>LICENSE NO. 04-095332</small> <small>PROFESSIONAL LAND SURVEYORS</small> <small>4505 NORTH ELSTON AVENUE, CHICAGO, IL 60630</small> <small>TELEPHONE: (773) 685-3102 EMAIL: INFO@PLCS-SURVEY.COM</small>		
ORDER NO.	DATE	PAGE NO.
N-130052-DEDICATION	01-11-2019	2 of 4
	SCALE: 1 INCH = 120 FEET 1 INCH = 50 FEET	

CDOT# 10-42-18-3854

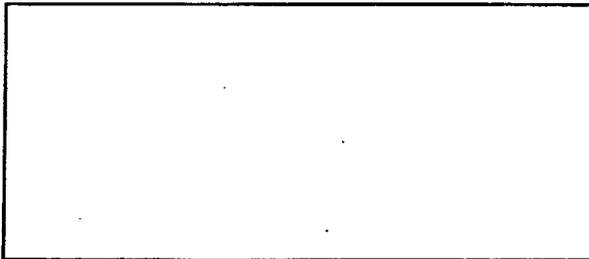


Exhibit "A".  
(Page 4 of 4)

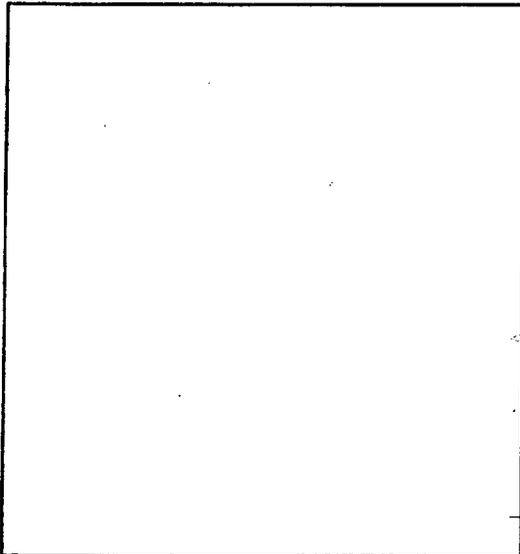
PLAT OF DEDICATION



DEPT. OF FINANCE



COOK CO.



C.D.O.T.

MAIL TO AND PREPARED FOR:  
BRIDGET O'KEEFE  
DASPIN & AUMENT, LLP  
300 S. WACKER DRIVE  
SUITE 2200  
CHICAGO, IL 60606

AFFECTED P.I.N.'S :

17-10-211-027  
17-10-211-028

SURVEYOR'S NOTES:

1. ALL DISTANCES AND ANGLES SHOWN HEREON ARE MEASURED UNLESS SHOWN OTHERWISE.
2. DIMENSIONS ARE SHOWN IN FEET AND DECIMAL PARTS THEREOF.
3. NO DIMENSIONS SHOULD BE ASSUMED BY SCALE MEASUREMENTS UPON THE PLAT.
4. CROSSES HAVE BEEN SET IN CONCRETE PAVEMENT AT ALL CORNERS OF DEDICATED AREA.
5. FIELD WORK HAS BEEN COMPLETED ON JANUARY 11, 2019.

LEGEND:

"B"  
CIRCUIT COURT PARTITION OF THE OGDEN ESTATE SUBDIVISION OF PARTS OF BLOCKS 20, 31 AND 32 IN KINZIE'S ADDITION TO CHICAGO IN THE NORTH 1/2 OF SECTION 10, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, RECORDED DECEMBER 13, 1906 AS DOCUMENT 3966633.

"E"  
ORDINANCE FOR OPENING A STREET EAST OF AND PARALLEL WITH FAIRBANKS COURT FROM EAST GRAND AVENUE TO EAST CHICAGO AVENUE PASSED JULY 2, 1914, ORDER OF POSSESSION APRIL 12, 1921 BY COUNTY COURT CASE 34036

ZONING INFORMATION:

THE PROPERTY IS LOCATED  
IN PLANNED DEVELOPMENT  
PD1188 PER ZONING  
ORDINANCE NO. 17309 DATED  
2/15/2012

ABBREVIATIONS:

R. = RECORD

CDOT# 10-42-18-3854

 <b>GREMLEY &amp; BIEDERMANN</b> <small>PL.C.S. CORPORATION</small> <small>LICENSE NO. 184-005332</small> <small>PROFESSIONAL LAND SURVEYOR</small> <small>4505 NORTH ELSTON AVENUE, CHICAGO, IL 60630</small> <small>TELEPHONE: (773) 685-5102 EMAIL: INFO@PLCS-SURVEY.COM</small>		 12/16
ORDER NO.	DATE	PAGE NO.
N-130052-DEDICATION	01-11-2019	4 of 4
	SCALE: 1 INCH = 120 FEET	
	SCALE: 1 INCH = 50 FEET	

Exhibit "B".

**DUTY TO BUILD AGREEMENT FOR CREATION OF NEW STREET/ALLEY**

In support of my current application with the Chicago Department of Transportation's Public Way unit, for a dedication of my private property for new public way, I hereby state that I am the applicant or the company agent for the applicant company involved in the project, and that I have the authority to agree to the below terms of the dedication.

**PLEASE INITIAL AGREEMENT:**

TM 6

I am aware that I am responsible for the construction of all public and private rights of way (streets, alleys, etc) described on the Plat of Subdivision/Dedication associated with unique

CDOT FILE: ~~17-42-17-3826~~ <sup>Reopened:</sup> Now 10-42-18-3854  
as:

TM 6

I further understand that all rights of way (both public and private) must be built to standard City specifications as detailed in the most current version CDOT's Regulation for Openings, Construction and Repair in the Public Way.

TM 6

Lastly, I understand that construction deposits will be required to assure that the work is done correctly. An inspection will be conducted by the City upon completion of the work. The City of Chicago reserves the right to require demolition and reinstallation of any facilities that are judged to be subpar or that do not adhere to the City's standards.

Signature: [Handwritten Signature]

Date: 3/5/18

Printed Name: Thomas Greco Title: Vice President

Address with Zip: 125 High Street, High Street Tower, Boston, MA 02110

Phone/Fax: 617-854-6669

Email: tgreco@gid.com

Signed and sworn to before me this 5<sup>th</sup> day of March, 2018 at Suffolk County, Massachusetts.

Maria L. Avila  
Notary Public



MARIA L. AVILA  
Notary Public  
Commonwealth of Massachusetts  
My Commission Expires  
September 3, 2021

Commission Expires: \_\_\_\_\_

EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT  
PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith authorizing and directing the Commissioner of Transportation and/or the Director of Revenue to exempt various applicants from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities at sundry locations. These ordinances were referred to the committee on May 29 and June 12, 2019.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) HOWARD BROOKINS, JR.,  
*Chairman.*

On motion of Alderman Brookins, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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):

*Aspen Realty LLC.*

[O2019-3885]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Aspen Realty LLC of 2315 West Taylor Street from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities located at premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

—

*Canine Perspective, Inc.*

[O2019-3888]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of the Department of Revenue is hereby authorized and directed to exempt Canine Perspective, Inc. of 2700 North Campbell Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force upon its passage and publication.

—

*Cedar Street Properties/Alex Samoylovich.*

[O2019-4142]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Cedar Street Properties/Alex Samoylovich, owner of Cedar Street Properties, property owner of 1137 West Foster Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for the premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*Christian Fellowship Flock.*

[O2019-3850]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Christian Fellowship Flock from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to a service drive and loading facilities at 10724 South Ewing Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*Citywide Rims, Sound And Security.*

[O2019-3851]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Citywide Rims, Sound and Security from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to a service drive and loading facilities at 9601 South Ewing Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*Conway Bus Company, Inc.*

[O2019-4115]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the

Commissioner of Transportation is hereby authorized and directed to exempt Conway Bus Company, Inc. of 4610 West Washington Boulevard from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities located at premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*Dollar Tree Store.*

[O2019-3875]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Dollar Tree Store, 3401 West Chicago Avenue, Chicago, Illinois 60651, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*F6 Grace LLC And 957 Grace Acquisitions LLC.*

[O2019-3834]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Finance is hereby authorized and directed to exempt F6 Grace LLC and 957 Grace Acquisitions LLC located at 3759 -- 3763 North Sheffield Avenue and 951 -- 957 West Grace Street from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

*Gerber Collision And Glass.*

[O2019-3877]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Gerber Collision and Glass, 1100 West Huron Street, Chicago, Illinois 60642, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*Hybrid Auto And Body Werks.*

[O2019-3890]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Hybrid Auto and Body Werks from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 4733 -- 4735 North Pulaski Road.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*L. May Creations.*

[O2019-4117]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt L. May Creations of 5936 West Chicago Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*Little Apple Seeds Learning Academy.*

[O2019-3878]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to execute Little Apple Seeds Learning Academy, 2672 -- 2674 East 75<sup>th</sup> Street, 1<sup>st</sup> Floor, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*LUJ's Auto Body.*

[O2019-4141]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt LUJ's Auto Body, property owner of 1125 West Foster Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for the premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*Alejandro Morales.*

[O2019-3874]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the

Commissioner of Transportation is hereby authorized and directed to exempt Alejandro Morales, 643 -- 645 North Kedzie Avenue, Chicago, Illinois 60612, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*Near Loop Lofts LLC.*

[O2019-3856]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Per Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Near Loop Lofts LLC from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress at 2212 -- 2214 North Clybourn Avenue.

SECTION 2. This ordinance shall be in force and take effect from and after its passage and publication.

---

*NJZ LLC.*

[O2019-3855]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Per Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt NJZ LLC from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress at 154 West Superior Street.

SECTION 2. This ordinance shall be in force and take effect from and after its passage and publication.

*Old Town Luxury Suites LLC.*

[O2019-3882]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt at Old Town Luxury Suites LLC, 155 -- 159 West North Avenue, Chicago, Illinois 60610, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*RAA Real Estate, Inc./Ashraf Ihmud And Abdul Odeh.*

[O2019-3883]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Ashraf Ihmud and Abdul Odeh of RAA Real Estate, Inc. from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress at 2341 North Narragansett Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*Red Top Parking, Inc.*  
(1612 -- 1624, 1626 -- 1632 And 1640 -- 1654 W. Madison St.)

[O2019-3886]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the

Commissioner of Transportation is hereby authorized and directed to exempt at Red Top Parking, Inc., 1612 -- 1624 West Madison Street, 1626 -- 1632 West Madison Street and 1640 -- 1654 West Madison Street, Chicago, Illinois 60612, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*Red Top Parking, Inc.*  
(1643 -- 1647 W. Warren Blvd.)

[O2019-3879]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Red Top Parking, Inc., 1643 -- 1647 West Warren Boulevard, Chicago, Illinois 60612, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*SBS LLC.*

[O2019-3903]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt SBS LLC from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress at 4639 South Langley Avenue.

SECTION 2. This ordinance shall take effect and be in force upon its passage and publication.

—

*Showtime Audio, Inc.*

[O2019-3889]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Showtime Audio, Inc. from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 4428 North Elston Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

—

*Universal Electric Foundry, Inc.*

[O2019-3880]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1 Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Universal Electric Foundry, Inc., 1523 West Hubbard Street, Chicago, Illinois 60642, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

—

*The Wellington Condominium Association.*

[O2019-3830]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the

Director of Finance is hereby authorized and directed to exempt The Wellington Condominium Association located at 360 West Wellington Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*23 Jackson LLC.*

[O2019-3881]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt 23 Jackson LLC, 2304 -- 2308 West Jackson Boulevard, Chicago, Illinois 60612, from the provisions requiring barriers as a prerequisite alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*730 Randolph LLC.*

[O2019-3884]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt 730 Randolph LLC, 728 -- 732 West Randolph Street, Chicago, Illinois 60661, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

*2048 North Wood LLC.*

[O2019-3887]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of the Department of Revenue is hereby authorized and directed to exempt 2048 North Wood LLC of 2034 -- 2048 North Wood Street and 2034 North Avondale Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force upon its passage and publication.

---

*2324 Fulton LLC.*

[O2019-3876]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt 2324 Fulton LLC, 2135 West Carroll Avenue, Chicago, Illinois 60612, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*3401 -- 3409 North Southport LLC.*

[O2019-3829]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Finance is hereby authorized and directed to exempt 3401 -- 3409 North Southport LLC located at 3401 -- 3409 North Southport Avenue and 1348 -- 1354 West Roscoe Street from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

EXEMPTION OF RONAN CONSTRUCTION LLC FROM PROVISIONS PROHIBITING ALLEY ACCESSIBILITY TO PARKING GARAGE IF CAPACITY OF LOT OR GARAGE EXCEEDS SIX SPACES.

[O2019-4120]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith authorizing and directing the Department of Transportation to exempt Ronan Construction LLC from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to the parking facilities located at 2747 North Lincoln Avenue. This ordinance was referred to the committee on June 12, 2019.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) HOWARD BROOKINS, JR.,  
*Chairman.*

On motion of Alderman Brookins, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-435 of the Municipal Code of the City of Chicago, the Commissioner of the Department of Transportation is hereby authorized and directed to exempt Ronan Construction LLC from the Municipal Code provisions prohibiting alley access to any parking garage if the capacity of that lot or garage is in excess of six spaces for the premises address located at 2747 North Lincoln Avenue.

SECTION 2. This ordinance shall take effect upon its passage and publication.

---

#### STANDARDIZATION OF PORTIONS OF PUBLIC WAYS.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances and substitute ordinances transmitted herewith authorizing and directing the Commissioner of Transportation to take the actions necessary for the honorary designation/standardization of various portions of the public way. These ordinances and substitute ordinances were referred to the committee on May 29 and June 12, 2019.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) HOWARD BROOKINS, JR.,  
*Chairman.*

On motion of Alderman Brookins, the said proposed ordinances and substitute ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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):

---

*W. Erie St., From N. Elizabeth St. To N. Armour St., To Be Known As "Erie Neighborhood House Way".*

[SO2019-4112]

*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 allows erection of honorary street-name signs, the Commissioner of Transportation shall take the necessary action for the standardization of West Erie Street, from North Elizabeth Street to North Armour Street (1300 West Erie Street to 1500 West Erie Street), as "Erie Neighborhood House Way".

SECTION 2. This ordinance shall take effect upon its passage and publication.

---

*S. Paulina St., From W. 32<sup>nd</sup> Pl. To W. 33<sup>rd</sup> Pl., To Be Known As "Honorary Joseph F. Ferguson Way".*

[O2019-3854]

*Be It Ordained by the City Council of the City of Chicago;*

SECTION 1. Pursuant to Section 2-8-040 of the Municipal Code of Chicago,

which allows erection of honorary street-name designations, the Commissioner of the Chicago Department of Transportation shall take the necessary action for standardization of the west side of South Paulina Street, between West 32<sup>nd</sup> Place and West 33<sup>rd</sup> Place, as "Honorary Joseph F. Ferguson Way".

SECTION 2. This ordinance shall take effect upon its passage and publication.

---

*W. Adams St., From S. Dearborn St. To S. Clark St., To Be Known As "The Honorable Milton I. Shadur Way".*

[SO2019-3863]

WHEREAS, On April 2, 1980 President Jimmy Carter nominated the Honorable Milton I. Shadur to sit on the United States District Court for the Northern District of Illinois; and

WHEREAS, On May 21, 1980, the Honorable Milton I. Shadur was confirmed by the United States Senate and received his commission on May 23, 1980; and

WHEREAS, Throughout the Honorable Milton I. Shadur's 38 year career as a federal judge, he wrote over 11,000 opinions that are frequently studied in law schools around the country; and

WHEREAS, The Honorable Milton I. Shadur swore in 5,000 new citizens at the University of Chicago; and

WHEREAS, The Honorable Milton I. Shadur devoted his time to teaching and mentoring law clerks; and

WHEREAS, Honorable Milton I. Shadur was president of the Legal Assistance Foundation when it was founded and served on Chicago Bar Association Board and Chicago Council of Lawyers; and

WHEREAS, The Honorable Milton I. Shadur was awarded the first ever Lifetime Achievement Award by the Chicago Bar Association in their 150 year history; and

WHEREAS, The Honorable Milton I. Shadur departed this earth on January 15, 2018; now, therefore,

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 2-8-040 of the Municipal Code of Chicago, which allows erection of honorary street-name designations, the Commissioner of Transportation shall take the necessary action for standardization of West Adams Street, from South Dearborn Street to South Clark Street, as "The Honorable Milton I. Shadur Way".

SECTION 2. This ordinance is effective upon passage and publication.

---

*S. Morgan St., From W. 103<sup>rd</sup> St. To W. 104<sup>th</sup> St., To Be Known As "Principal Michelle L. Van Allen Way".*

[O2019-3846]

*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 allows erection of honorary street-name signs, the Commissioner of Transportation shall take the necessary action for standardization of South Morgan Street, between West 103<sup>rd</sup> Street and West 104<sup>th</sup> Street (10300 to 10399 South Morgan Street), as "Principal Michelle L. Van Allen Way".

SECTION 2. This ordinance shall take effect upon its passage and approval.

---

AMENDMENT OF TAXICAB STAND NO. 799 ON PORTION OF N. LASALLE ST.

[O2019-3862]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* an amendment to an ordinance passed by the City Council of the City of Chicago on April 13, 2011 and printed upon page 11580 of the *Journal of the Proceedings of the City Council of the City of Chicago* to remove taxicab stand Number 799, granted to the property located at North LaSalle Street (west side) from a point 240 feet south of West Kinzie Street to a point 60 feet south thereof for three (3) taxicabs and inserting in lieu thereof a no stopping/no standing/tow-away zone. This ordinance was referred to the committee on May 29, 2019.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) HOWARD BROOKINS, JR.,  
*Chairman.*

On motion of Alderman Brookins, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That an ordinance passed by the City Council on April 13, 2011, page 115840 of the *Journal of the Proceedings of the City Council of the City of Chicago* of said date which reads: "Taxicab Stand Number 799 on North LaSalle Street (west side), from a point 240 feet south of West Kinzie Street to a point 60 feet south thereof for (3) cabs", be and the same is hereby amended by striking out the following: Taxicab Stand Number 799 on North LaSalle Street (west side), from a point 240 feet south of West Kinzie Street to a point 60 feet south thereof for (3) cabs and inserting in lieu thereof the following: no stopping/no standing/tow-away zone on North LaSalle Street (west side), from a point 240 feet south of West Kinzie Street to a point 60 feet south thereof.

SECTION 2. This ordinance shall be in full force and effect from and after the date of its passage and approval.

**COMMITTEE ON WORKFORCE DEVELOPMENT.**

---

**AMENDMENT OF TITLE 1 OF MUNICIPAL CODE BY ADDING NEW CHAPTER 1-25 ENTITLED "CHICAGO FAIR WORKWEEK ORDINANCE".**

[SO2019-3928]

The Committee on Workforce Development submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Your Committee on Workforce Development, to which was referred on May 29, 2019, an ordinance amending Title 1 of the Municipal Code of Chicago by adding new Chapter 1-25 entitled "Chicago Fair Workweek Ordinance", begs leave to recommend that Your Honorable Body *Pass* the substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the committee present on July 23, 2019.

Respectfully submitted,

(Signed) SUSAN SADLOWSKI GARZA,  
*Chairman.*

On motion of Alderman Sadlowski Garza, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson moved to reconsider the foregoing vote. The motion was lost.

The following said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 1 of the Municipal Code of Chicago is hereby amended by adding a new Chapter 1-25 as follows:

*Chapter 1-25.*

*Chicago Fair Workweek Ordinance.*

1-25-010 Purpose And Intent.

This chapter shall be known and may be cited as the "Chicago Fair Workweek Ordinance". It is the purpose of this chapter and the policy of the City: (i) to enact and enforce fair and equitable employment scheduling practices in the City of Chicago; (ii) to provide the working people of Chicago with protections that ensure employer scheduling practices do not unreasonably prevent workers from attending to their families, health, education, and other obligations; and (iii) to require Employers needing additional hours, whether temporary or permanent, to first offer those hours to current part-time Covered Employees.

1-25-020 Definitions.

As used in this chapter, the following terms shall have the following meanings:

"Banquet Event" means a catered event staffed by employees dedicated to the event and held at a hotel. A banquet event is scheduled at the time that the customer provides a deposit in connection with a specific date.

"Building Services" means the care and maintenance of property, including, but not limited to, janitorial services, building maintenance services, and security services. This definition does not include on-duty police officers or other government officials performing their official duties.

"Commissioner" means the Commissioner of Business Affairs and Consumer Protection or the Commissioner's designee.

"Covered Employee" means an individual who meets all of the following (a) through (d): (a) performs work for an employer in the capacity of (i) an employee, as distinguished from a contractor, determined pursuant to Internal Revenue Service guidelines, or (ii) a worker for a day and temporary labor service agency, as defined in

the Day and Temporary Labor Services Act, 820 ILCS 175/5, who has been on assignment to the employer for 420 hours within an 18-month period; (b) spends the majority of their time at work for that employer while physically present within the City of Chicago; (c) performs the majority of their work in a Covered Industry for that employer; and (d) earns less than or equal to \$50,000 per year as a salaried employee, or less than or equal to \$26.00 per hour as an hourly employee, from that employer. For Hotels, set service fees that an employee earns are included in the calculation of the stated hourly wage threshold. An employee who staffs a Banquet Event and receives a set gratuity for that work shall not be deemed to be a Covered Employee for purposes of that Banquet Event. The stated wage amounts in this definition shall be increased yearly from the previous year in proportion to an increase in the CPI. Any increase shall be rounded up to the nearest multiple of \$0.05. Any increase shall remain in effect until any subsequent adjustment is made. On or before June 1, 2021, and on or before every June 1 thereafter, the Department shall make available to Employers a bulletin announcing the adjusted amount for the upcoming year.

“Covered Industry” means:

- (1) Building Services;
- (2) Healthcare;
- (3) Hotels;
- (4) Manufacturing;
- (5) Restaurants;
- (6) Retail; and
- (7) Warehouse Services.

“CPI” means the Consumer Price Index for All Urban Consumers most recently published by the Bureau of Labor Statistics of the United States Department of Labor.

“Department” means the Department of Business Affairs and Consumer Protection.

“Dialysis Facility” means a facility that provides outpatient maintenance dialysis.

“Domestic Violence” means abuse, as defined in Section 103 of the Illinois Domestic Violence Act of 1986, 750 ILCS 60/101, et seq.

“Employer” means a person who meets all of the following: (a) employs, (i) globally, 100 or more employees, or in the case of not-for-profit corporations, 250 or more employees, (ii) 50 of whom are Covered Employees; and (b) is primarily engaged in a

Covered Industry. Numbers of Covered Employees will be aggregated if they are employed by members of a single unitary business group. For purposes of this subsection, the term "unitary business group" is as defined for Illinois income tax purposes.

"Family member" shall have the definition applied to that term in Section 1-24-010.

"Healthcare" means: (i) health care services or long-term care services that require licensure under one of the following Illinois licensing acts: the Hospital Licensing Act, the Nursing Home Care Act, the Specialized Mental Health Rehabilitation Facilities Act, the Assisted Living and Shared Housing Act, the Life Care Facilities Act, the Ambulatory Surgical Treatment Center Act, or licensure as a Freestanding Emergency Center under the Emergency Medical Services Systems Act, or (ii) dialysis services provided by a Dialysis Facility.

"Hotel" shall have the definition applied to that term in Section 4-6-180.

"Manufacturing" means the production of tangible goods for use from raw or prepared materials by giving the materials new forms, qualities, properties, or combinations, whether by hand-labor or machines.

"Person" shall have the definition applied to that term in Section 1-4-090(e).

"Predictability Pay" means wages paid to a Covered Employee, calculated on an hourly basis at the Employee's regular rate as compensation for schedule changes made by an Employer to a Covered Employee's schedule pursuant to this chapter, in addition to any wages earned for work performed by that Employee.

"Regular rate" shall have the definition applied to that term in 29 USC § 207(e).

"Restaurant" means any business licensed to serve food in the City of Chicago which also has, globally, at least 30 locations and at least 250 employees in the aggregate. The term "Restaurant" shall not include businesses limited to three or fewer locations in the City that are owned by one Employer and operating under a sole franchise.

"Retail" means the sale to end users of tangible products that are primarily for personal, household, or family purposes, including, but not limited to, appliances, clothing, electronics, groceries, and household items.

"Self-schedule" means the practice of an employee to self-select work shifts without employer pre-approval pursuant to a mutually acceptable agreement.

"Sexual Violence" means any conduct proscribed by Article 11 of the Criminal Code of 2012, as well as the provisions in Article 12 related to stalking, 720 ILCS 5/12-7.3, 12-7.4, and 12-7.5.

“Shift” means the consecutive hours an Employer schedules a Covered Employee to work, including Employer-approved meal periods and rest periods.

“Ticketed Event” means a sporting, entertainment, civic, charitable or other event held at a venue with a capacity of at least 5,000 people and that requires a ticket for admission. The form of the ticket may be electronic, physical, or as a name on a list held by the event’s ticket auditor.

“Warehouse Services” means the storage of goods, wares, or commodities for hire or compensation, and, in connection with this operation, may include the loading, packing, sorting, stacking, wrapping, distribution, and delivery of those goods.

“Work Schedule” means all of a Covered Employee’s shifts, including specific start and end times for each shift, during a calendar week.

“Writing” or “written” means a printed or printable communication in physical or electronic format including a communication that is transmitted through electronic mail, text message or a computer system or is otherwise sent and stored electronically.

#### 1-25-030 Application To Collective Bargaining Agreements.

Nothing in this chapter shall be deemed to interfere with, impede, or in any way diminish the right of employees to bargain collectively with their employers through representatives of their own choosing in order to establish wages or other conditions of work in excess of the applicable minimum standards of the provisions of this chapter. Nothing in this chapter shall be deemed to affect the validity or change the terms of bona fide collective bargaining agreements in force on the effective date of this chapter. After the effective date of this chapter, the requirements of this chapter may be waived in a bona fide collective bargaining agreement, but only if the waiver is set forth explicitly in such agreement in clear and unambiguous terms.

#### 1-25-040 Advance Notice Of Work Schedules.

##### (a) Initial Estimate Of Work Schedule.

(1) Prior to or on commencement of employment, an Employer shall provide every Covered Employee with a good faith estimate in writing of the Covered Employee’s projected days and hours of work for the first ninety days of employment, including:

- (A) The average number of weekly work hours the Covered Employee can expect to work each week;
- (B) Whether the Covered Employee can expect to work any on-call shifts;

- (C) A subset of days and a subset of times or shifts that the Covered Employee can expect to work, or days of the week and times or shifts on which the Covered Employee will not be scheduled to work. The good faith estimate is not a contractual offer binding the Employer, but an estimate made without a good faith basis is a violation of this section.

(2) Prior to or on commencement of employment, the Covered Employee may request that the Employer modify the projected days and hours of work provided under Subsection (a)(1) of this section. The Employer shall consider any such request, and in its sole discretion may accept or reject the request, provided that the Employer shall notify the Covered Employee of Employer's determination in writing within three days of the request.

(b) Advance Notice Of Work Schedule.

(1) An Employer shall provide its Covered Employees with written notice of work hours by posting the Work Schedule no later than 10 days before the first day of any new schedule from July 1, 2020, to June 30, 2022, and shall post the Work Schedule no later than 14 days before the first day of any new Work Schedule beginning July 1, 2022, by posting the Work Schedule within the unit or department or workgroup either in a conspicuous place at the workplace that is readily accessible and visible to all Covered Employees or using the usual methods of communication, or both. The written Work Schedule shall include the shifts and on-call status of all current Covered Employees at that worksite. Additionally, upon written request of a Covered Employee, an Employer shall transmit the Work Schedule by electronic means.

(2) An Employer may change a Covered Employee's Work Schedule after it is posted and/or transmitted, up to the deadline articulated in Subsection (b)(1) without penalty. After that deadline, such changes shall be subject to the notice and compensation requirements set forth in this chapter.

(3) Covered Employees who Self-schedule or work in a venue that regularly hosts Ticketed Events shall not be bound by this Subsection (b), nor shall their Employers to the extent that the Covered Employee Self-schedules or works in a venue that regularly hosts Ticketed Events.

(4) A Covered Employee who is a victim of Domestic Violence or Sexual Violence or who has a family or household member who is a victim may request that the Covered Employee's Work Schedule not be posted or transmitted to other employees. An oral or written request shall be sufficient and implemented immediately and is sufficient until the Covered Employee gives written permission to post the Covered Employee's schedule. An Employer may request a written statement from the Covered Employee that states that the Covered Employee is, or has a family or household member who is, a victim of Domestic Violence or Sexual Violence. The written statement shall constitute the documentation needed for the Employer to implement the request. The Employer may not require a written statement more than once in a calendar year from any Covered Employee for this purpose.

1-25-050 Schedule Changes.

(a) Right To Decline. Subject to the exceptions in Subsection (d) of this section, a Covered Employee has the right to decline any previously unscheduled hours that the Employer adds to the Covered Employee's schedule, and for which the Covered Employee has been provided advance notice of less than 10 days before the first day of any new schedule from July 1, 2020, to June 30, 2022, and less than 14 days before the first day of any new schedule beginning July 1, 2022.

(b) Alterations. Subject to the exceptions in Subsection (d) of this section, if an Employer alters a Covered Employee's Work Schedule after the deadline articulated in Section 1-25-040(b)(1), in addition to the regular rate of pay, the Covered Employee shall receive:

(1) One hour of Predictability Pay for each shift in which the Employer:

- (A) adds hours of work.
- (B) changes the date or time of a work shift with no loss of hours.
- (C) with more than 24 hours' notice, cancels or subtracts hours from a regular or on-call shift.

(2) No less than 50 percent of the Covered Employee's regular rate of pay for any scheduled hours the Covered Employee does not work because the Employer, with less than 24 hours' notice subtracts hours from a regular or on-call shift or cancels a regular or on-call shift, including while the Covered Employee is working on a shift.

(c) The Employer shall amend the posted Work Schedule and transmit it to the Covered Employee in writing within 24 hours of a schedule change.

(d) Exceptions. The requirements of this section shall not apply in the following circumstances:

(1) A Work Schedule change because:

- (A) of threats to Employers, Covered Employees, or property, or when civil authorities recommend that work not begin or continue;
- (B) public utilities fail to supply electricity, water, or gas, or the sewer system fails to serve the location of work;
- (C) of acts of nature (including, but not limited to, flood, earthquake, tornado, or blizzard);

(D) war, civil unrest, strikes, threats to public safety, or pandemics.

(2) A Work Schedule change that is the result of a mutually agreed upon shift trade or coverage arrangement between Covered Employees, subject to any existing Employer policy regarding required conditions for Covered Employees to exchange shifts;

(3) A Work Schedule change that is mutually agreed to by the Covered Employee and Employer and is confirmed in writing.

(4) A Covered Employee requests a shift change, that is confirmed in writing, including but not limited to use of sick leave, vacation leave, or other policies offered by the Employer.

(5) An Employer subtracts hours from a Work Schedule for disciplinary reasons for just cause, provided the Employer documents the incident leading to the Covered Employee's discipline in writing.

(6) A Banquet Event is scheduled or rescheduled under circumstances that are outside the Employer's control, the attendee counts increase by more than 20%, or a new banquet event is scheduled within 48 hours of the event occurring, after the Employer provides the posted Work Schedule.

(7) When, in Manufacturing, events outside of the control of the manufacturer result in a change in the need for Covered Employees, including, but not limited to, when a customer requests the manufacturer to delay production or there is a delay in the receipt of raw materials or component parts needed for production.

(8) With regard to Healthcare Employers, in (i) any declared national, State, or municipal disaster or other catastrophic event, or any implementation of an Employer's disaster plan, or incident causing a hospital to activate its Emergency Operations Plan, that will substantially affect or increase the need for healthcare services; (ii) any circumstance in which patient care needs require specialized skills through the completion of a procedure; or (iii) any unexpected substantial increase in demand for healthcare due to large public events, severe weather, violence, or other circumstances beyond the Employer's control.

(9) A Ticketed Event is cancelled, scheduled, rescheduled, postponed, delayed, increases in expected attendance by 20% or more, or increases in duration, due to circumstances that are outside the Employer's control. Additional hours due to a change in a Ticketed Event's duration that fall within this exemption will also be fully exempt from this section.

(10) When Covered Employees Self-schedule.

1-25-060 Offer Of Additional Work Hours To Existing Employees.

(a) Subject to the limitations in this chapter, when an Employer needs to fill additional shifts of work, the Employer shall first offer additional shifts of work to existing Covered Employees if the Covered Employees are qualified to do the additional work, as determined by the Employer. If offered shifts are not accepted by Covered Employees, the shifts shall be offered to temporary or seasonal workers who have worked on behalf of the Employer for two or more weeks.

(b) An Employer shall distribute additional shifts in compliance with Subsection (a), provided that:

(1) the Employer's system for distribution of hours must not discriminate on the basis of race, color, creed, religion, ancestry, national origin, sex, sexual orientation, gender identity or expression, disability, age, or marital or familial status;

(2) whenever practicable, the Employer shall first offer those hours to part-time Covered Employees.

(c) This section shall not be construed to require any employer to schedule employees to work hours required to be paid at a premium rate.

1-25-070 Right To Rest.

(a) A Covered Employee has the right to decline Work Schedule hours that are less than 10 hours after the end of the previous day's shift.

(b) When a Covered Employee works a shift that begins less than 10 hours after the end of the previous day's shift, the Employer shall pay the Covered Employee at a rate of 1.25 times the Covered Employee's regular rate of pay for that shift.

1-25-080 Right To Request A Flexible Working Arrangement.

A Covered Employee has the right to request a modified Work Schedule, including, but not limited, to additional shifts or hours; changes in days of work; changes in shift start and end times; permission to exchange shifts with other employees; limitations on availability; part-time employment; job sharing arrangements; reduction or change in work duties; or part-year employment.

1-25-090 Notice And Posting.

(a) Every Employer shall post in a conspicuous place in each facility where any Covered Employee works that is located within the geographic boundaries of the City a

notice advising the Covered Employees of their rights under this chapter. The Commissioner shall prepare and make available a form notice that satisfies the requirements of this Subsection (a).

(b) Every Employer shall provide with the first paycheck subject to this chapter a notice advising the Covered Employee of their rights under this chapter. The Commissioner shall prepare and make available a form notice that satisfies the requirements of this Subsection (b).

(c) All notices and postings that name individual Covered Employees shall comply with Section 1-25-040.

#### 1-25-100 Retaliation Prohibited.

(a) It shall be unlawful for any Employer to discriminate in any manner or take any adverse action against any Covered Employee in retaliation for exercising any right under this chapter, including, but not limited to, disclosing, reporting, or testifying about any violation of this chapter or rules promulgated thereunder. For purposes of this section, prohibited adverse actions include, but are not limited to, termination, denial of promotion, negative evaluations, punitive schedule changes, punitive decreases in the desirability of work assignments, and other acts of harassment shown to be linked to such exercise of rights.

(b) A violation of this section shall subject the Employer to a \$1,000.00 fine.

#### 1-25-110 Avoidance Of Application.

It shall be unlawful for an Employer to engage in any of the following to avoid coverage under this chapter: (i) change a regular rate of pay, (ii) interfere with, restrain, deny, or change scheduled work days or hours, or (iii) hire, rehire, terminate, or suspend, even temporarily.

#### 1-25-120 Enforcement -- Rules.

The Department shall administer and enforce this chapter and is authorized to adopt rules to effectuate that administration and enforcement.

#### 1-25-130 Violation -- Penalty.

Any Employer who violates this chapter or any rule promulgated thereunder shall be subject to a fine of not less than \$300.00 nor more than \$500.00 for each offense. Each Covered Employee whose rights are affected shall constitute a separate and distinct offense to which a separate fine shall apply. Each day that a violation occurs shall

constitute a separate and distinct offense to which a separate fine shall apply. Any agreement between the Employee and Employer that would violate this chapter is no defense to an enforcement action.

#### 1-25-140 Private Cause Of Action.

(a) An employee may initiate a civil action asserting that they were subjected to a violation of this chapter after the following sequence of events occurs: (i) the employee submits to the Department a factually supported written complaint describing the violation, and (ii) the Department forwards to the Employer the complaint and provides the Employer with an opportunity to either contest the alleged violation, in which case the Employer shall provide to the Department factual support for its position, or cure the alleged violation, in which case the Employer shall provide the Department with detail as to actions it has taken and will take to make the affected employee(s) whole and eliminate the basis for future similar complaints, and (iii) the Department has notified the complaining employee and the Employer in writing that the Department considers the complaint to be closed. The Department may consider a complaint closed because: the complaint has been cured by the Employer, or the Department has deemed the complaint justified and supported and has enforced it against the Employer to conclusion, or the Department has deemed the complaint unjustified or unsupported.

(b) Any claim or action filed under this chapter must be made within two years of the alleged conduct resulting in the complaint.

(c) A Covered Employee who prevails in a civil action pursuant to this section shall be entitled to an award of compensation for any damages sustained, including the payment of Predictability Pay unlawfully withheld, as a result of the violation, including litigation costs, expert witness fees, and reasonable attorney's fees.

#### 1-25-150 Non-Exclusive Remedy.

The remedies, fines, and procedures provided under this chapter are cumulative and are not intended to be exclusive of any other available remedies, penalties, and procedures established by law which may be pursued to address violations of this chapter.

#### 1-25-160 Retention Of Records.

Each Employer shall maintain for at least three years, or for the duration of any claim, civil action, or investigation pending pursuant to this chapter, whichever is longer, a record of each Covered Employee's name, hours worked, pay rate, and records necessary to demonstrate compliance with this chapter, including but not limited to good faith estimates of Work Schedules, initial posted schedule and all subsequent changes to that schedule, consent to work hours where such consent is required by this chapter,

and documentation of offers of hours of work to existing staff and responses to such offers. Each Employer shall provide each Covered Employee a copy of the records relating to such Covered Employee upon the Covered Employee's reasonable request.

1-25-170 Access To Work Site.

Each Employer shall permit access to work sites and relevant records for authorized City representatives for the purpose of monitoring compliance with this chapter and investigating Employee complaints of noncompliance, including production for inspection and copying of its employment records.

SECTION 2. The Commissioner shall study the effectiveness of this chapter and submit a report to the City Council by September 30, 2021. The report shall include, but not be limited to, the economic impact of this chapter and an assessment of whether the employee protections of this chapter are adequate or should be strengthened or expanded in any area, with a special focus on whether Employers are engaging in practices to avoid conferring full-time status on their existing part-time Covered Employees. In order to ensure a meaningful, data-driven, robust report, the Commissioner: (i) shall solicit pertinent information from Employers, Covered Employees and other stakeholders, including information bearing on the economic impact of this chapter, and (ii) may engage professionals to assist with research, analysis and report preparation, subject to the availability of duly appropriated funds.

SECTION 3. Section 2-25-200 of the Municipal Code of Chicago is hereby amended by adding the text underlined and deleting the text stricken as follows:

2-25-200 Office Of Labor Standards.

(a) Definitions. As used in this section:

"Chapter 1-24" means Chapter 1-24 of the Municipal Code of Chicago.

"Chapter 1-25" means Chapter 1-25 of the Municipal Code of Chicago.

"Commissioner" means the Commissioner of Business Affairs and Consumer Protection or the Commissioner's designee.

"Covered employee" has the meaning ascribed to that term in Section 1-24-010 or 1-25-020, as appropriate.

"Department" means the Department of Business Affairs and Consumer Protection.

"Director" means the Director of the Office of Labor Standards or the Director's designee within the Office of Labor Standards.

"Office" means the Office of Labor Standards established pursuant to subsection (b) of this section.

(b) Office Of Labor Standards -- Establishment -- Powers And Duties. There is hereby established within the Department of Business Affairs and Consumer Protection an office of the municipal government, which shall be known as the Office of Labor Standards. Such Office shall include a Director, who shall be appointed by the Commissioner, and such other assistants and employees as provided for in the annual appropriation ordinance. The duties of the Office of Labor Standards, and of its Director, shall be to:

(Omitted text is unaffected by this ordinance.)

(6) Administer and enforce Chapters 1-24 and 1-25 of this Code;

(Omitted text is unaffected by this ordinance.)

(c) Director -- Duties Pertaining To Chapters 1-24 And 1-25. In connection with subsection (b)(6) of this section, the Director, consistent with the requirements of due process of law and in accordance with rules duly promulgated by the Commissioner, is authorized to: (i) receive complaints, which shall be filed by an employee or other person on behalf of an employee, of alleged violations; (ii) mediate disputes in connection with such complaints, if appropriate; (iii) investigate such complaints, as appropriate, and make findings of fact in connection with such investigations; (iv) issue notices of violation, as appropriate, if, following an investigation, the Director determines that there is reasonable cause to believe that a violation has occurred; (v) provide for a hearing following the issuance of any such notice of violation; (vi) conduct hearings; (vii) administer oaths, take testimony, issue subpoenas, and receive evidence in connection with such investigations or hearings; and (viii) otherwise enforce Chapters 1-24 and 1-25. Any investigation conducted pursuant to this section shall be conducted in a fair and impartial manner. The name and other identifying information of the employee or person reporting a violation of Chapters 1-24 and 1-25 shall be kept confidential to the extent permitted by law unless such employee or person authorizes the Director in writing to disclose this information as the Director deems necessary or appropriate to enforce this section. The Director may investigate complaints in cases where the complainant is unknown or anonymous.

(d) Director -- Recordkeeping And Reporting -- Required. No later than March 15, 2020, and on or before each March 15 thereafter, the Director shall post on the City of Chicago Office of Labor Standards website the following information pertaining to enforcement of Chapter 1-24 and Section 4-4-320 (a)(1), (a)(3), and (b)(1), and Chapter 1-25, though for Chapter 1-25 the first posting date shall be March 15, 2021:

(1) Number of complaints received by the Office alleging violations of Chapters 1-24 and 1-25;

(2) Number of investigations opened by the Office in connection with alleged violations of Chapters 1-24 and 1-25;

(3) Number of employers cited for violations of Chapters 1-24 and 1-25;

(4) Results of each enforcement action initiated under Chapters 1-24 and 1-25;

(Omitted text is unaffected by this ordinance.)

SECTION 4. Following due passage and publication, this ordinance shall be in full force and effect on July 1, 2020, except with regard to Safety-net hospitals, for which the ordinance will go into effect on January 1, 2021. "Safety-net hospital" shall have the definition applied to that term in 305 ILCS 5/5-5e.1.

---

**COMMITTEE ON ZONING, LANDMARKS  
AND BUILDING STANDARDS.**

---

AMENDMENT OF TITLES 2, 4, 5, 7, 13, 14A, 14B, 14C, 14E, 14R AND 15 OF  
MUNICIPAL CODE REGARDING TECHNICAL CORRECTIONS TO BUILDING  
AND CONSTRUCTION CODES.

(MA-1907)

[SO2019-4097]

(Committee Meeting Held July 9, 2019)

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Presenting a report for your Committee on Zoning, Landmarks and Building Standards which held a meeting on July 9, 2019, the following ordinances and orders were passed by a majority of the members present:

Page 1 contains one Mayoral text amendment of Municipal Code Titles 2, 4, 5, 7, 13, 14A, 14B, 14C, 14E, 14R and 15 regarding technical corrections related to Chicago Construction and Building Codes.

Pages 1 through 7 contain various map amendments in the 1<sup>st</sup>, 2<sup>nd</sup>, 10<sup>th</sup>, 11<sup>th</sup>, 12<sup>th</sup>, 26<sup>th</sup>, 27<sup>th</sup>, 29<sup>th</sup>, 32<sup>nd</sup>, 36<sup>th</sup>, 39<sup>th</sup> and 48<sup>th</sup> Wards.

Page 7 also contains various large signs over 100 square feet in area and 24 feet above grade in the 21<sup>st</sup>, 42<sup>nd</sup> and 47<sup>th</sup> Wards.

I hereby move for passage of the proposed substitute ordinance transmitted herewith.

Respectfully submitted,

(Signed) THOMAS TUNNEY,  
*Chairman.*

On motion of Alderman Tunney, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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 2-14-155 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

**2-14-155 Defenses to building code violations.**

*(Omitted text is not affected by this ordinance)*

(b) At the time of the hearing on the issue of whether the building code violation does or does not exist, the violation has been remedied or removed. This subsection (b) shall not create a defense to a violation of Section 13-12-135 (d)(5)(C) or 14X-12-1202.6, or to a person or entity that is an architect, structural engineer, contractor or builder who has been charged with a violation of Section 14A-4-401.1 or Section 14A-4-411.4 of this Code; nor shall it be a defense for any violation of Section 13-20-550 or Section 17-12-0709 pertaining to any off-premises sign, as that term is defined in Section 17-17-02108; nor shall it be a defense to a person or entity that is licensed or required to be licensed as a general contractor under Chapter 4-36 of this Code, or registered or required to be registered as an electrical contractor under Section 4-290-030, for any violation of Section 4-36-110(B) or Section 13-20-550 pertaining to any on-premises sign, as that term is defined in Section 17-17-02109; nor shall it be a defense for any violation of Section 4-6-290(f)(5)(i), Sections 13-64-120 through 13-64-180, Section 13-64-400 (m), Section 13-80-030 (c), Section 13-84-350, Sections 13-196-100 through 13-196-160, Sections 13-196-240(d), Section 13-196-240 (f) or Section 13-208-130 or Section 14X-5-504.8 pertaining to smoke alarms or smoke detectors; nor shall it be a defense for any violation of Sections 13-64-190 through 13-64-280 or Section 13-196-165 or Section 14X-5-504.9 pertaining to carbon monoxide detectors. However, for violations of Sections 13-196-400 through 13-196-440 or 14X-8-802.2 of this Code, it shall be a defense under this subsection only where the violation has been remedied or removed within seven days of service of notice of the building code violations as provided under Section 2-14-152;

*(Omitted text is not affected by this ordinance)*

**SECTION 2.** Section 4-344-110 of the Municipal Code of Chicago is hereby repealed in its entirety, and replaced with the language underscored, as follows:

**4-344-110 Violation – Penalty.**

Any person who violates any provision of this chapter for which no other penalty is specifically provided shall be fined in accordance with Section 14A-3-302 for each offense. Each day that a violation continues shall constitute a separate and distinct offense.

**SECTION 3.** Section 4-376-090 of the Municipal Code of Chicago is hereby repealed in its entirety, and replaced with the language underscored, as follows:

**4-376-090 Violation – Penalty.**

Any person, including a licensed employing mason or licensed mason contractor, who violates this chapter shall be fined in accordance with Section 14A-3-302 for each offense. Each day that a violation continues shall constitute a separate and distinct offense.

**SECTION 4.** Section 4-388-220 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**4-388-220 Expansion of rooftops.**

*(Omitted text is not affected by this ordinance)*

(b) Notwithstanding any provision of the building code to the contrary, no building permit shall be issued for the construction of a seating structure or structure used for viewing purposes on the roof level of any building that has not been a licensed location for a special club license prior to February 8, 2006, unless the entire building complies with all the applicable requirements for a new Group A-2 occupancy in Title 14B.

**SECTION 5.** Section 5-14-060 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

**5-14-060 Registration of foreclosed rental property.**

*(Omitted text is not affected by this ordinance)*

(f) In the event that the foreclosed rental property becomes vacant after registration pursuant to this section, the owner shall comply with the vacant building registration requirements of Chapter 13-12 or 14X-12 of this Code, if applicable.

**SECTION 6.** Section 7-38-115 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

**7-38-115 Operational requirements.**

*(Omitted text is not affected by this ordinance)*

(2) Notwithstanding any other provision in subsection (k)(1), no operation of a mobile food vehicle is allowed on a privately-owned: (i) vacant lot, or (ii) lot with a vacant building. For purposes of this subsection, the term "vacant building" has the meaning ascribed to the term in Chapter 14X-2 of this Code.

*(Omitted text is not affected by this ordinance)*

**SECTION 7.** Section 13-78-045 of the Municipal Code of Chicago is hereby repealed in its entirety, and replaced with the language underscored, as follows:

**13-78-045 Life safety data sheet – Required.**

(a) No later than April 1, 2005, any owner of an existing building exceeding 80 feet in height above grade shall file with the fire department a life safety data sheet containing the following information about the building: (1) the name of the building owner of record, and, if applicable, the building manager; (2) the address of the building; (3) whether the building is residential or commercial or of mixed use; (4) if the building is residential or of mixed use, the number of dwelling units in the building; (5) the number of stories in the building; (6) whether the building is equipped with an automatic sprinkler system meeting any or all of the requirements of Chapter 15-16 or 14B-9 of this Code, as applicable, and identifying the areas so protected; and (7) whether the building is equipped with a standard inside standpipe system, a fire pump and a smokeproof tower.

(b) All information contained in the life safety data sheet shall be kept current. Any change in required information shall be reported by the building owner to the fire department within 14 days after the change. This subsection shall be enforceable against the building owner and against any subsequent owner.

(c) Any person who violates this section shall be fined not less than \$200.00 nor more than \$500.00 for each offense. Each day that a violation continues shall constitute a separate and distinct offense.

**SECTION 8.** Section 14A-1-102.1 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

**14A-1-102.1 General.**

The *Chicago Construction Codes* are subject to the general organizational and interpretive principles established in Chapter 1-4 of the *Municipal Code*. In case of a conflict between provisions of the *Chicago Construction Codes* and the *Chicago Zoning Ordinance*, the stricter provision governs.

**SECTION 9.** Section 14A-1-103.2 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14A-1-103.2 Terms.**

As used in the *Chicago Construction Codes*, the terms “*building official*” and “*authority having jurisdiction*” mean the Commissioner of Buildings or the ~~commissioner’s~~ Commissioner’s authorized representative.

**SECTION 10.** Section 14A-1-104 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14A-1-104 DUTIES AND POWERS.**

*(Omitted text is not affected by this ordinance)*

**14A-1-104.2 Applications and permits.**

*(Omitted text is not affected by this ordinance)*

The building official is authorized to institute specialized permitting programs, including but not limited to programs for preliminary review of permit applications or to allow registered design professionals to certify compliance of construction documents with the Chicago Construction Codes, in accordance with Section 14A-1-104.4. The building official is authorized to establish fees for each specialized permitting program based on the direct and indirect costs to the City of operating the program. Users of specialized permitting programs must pay the program-specific fees in addition to fees otherwise provided for in the Municipal Code in order to participate in the program and before obtaining a permit.

*(Omitted text is not affected by this ordinance)*

**14A-1-104.3 Trade licensing.**

The building official is authorized and directed to examine, regulate, license, certify, or register the occupations and professions involved in ~~the permitting of~~ the construction, *rehabilitation*, demolition, or maintenance of *buildings* or *structures* and related building systems pursuant to the *Municipal Code*. The building official has all powers reasonable and necessary to carry out such duties, including, but not limited to:

*(Omitted text is not affected by this ordinance)*

7. Suspending or revoking any *trade license* issued under the provisions of the *Municipal Code* for cause as set forth in Section 14A-3-305, or pursuant to the child support compliance provisions of Section 4-4-152 of the *Municipal Code*, or upon determination by the building official that the licensee or registrant has violated any other provision of the *Municipal Code* or any of the statutes of the ~~state~~ State related to the regulated or registered occupation; provided, however, that where the *trade license* suspension or revocation is based on Section 4-4-152 of the *Municipal Code*, the hearing must be administered pursuant to the rules of that section.

*(Omitted text is not affected by this ordinance)*

**14A-1-104.6 Code revision.**

The building official is authorized and directed to investigate and make recommendations, from time to time, to the Mayor, with respect to additions or revisions of the *Chicago Construction Codes*, as may be necessary or appropriate for the enforcement and regulation required by this title, and to make recommendations to the Mayor, with respect to *permit* fees set forth in the *Chicago Construction Codes* at least once every three years, as measured from January 1, 2009.

**14A-1-104.7 Inspections.**

*(Omitted text is not affected by this ordinance)*

The building official is authorized and directed to investigate complaints made to the City and referred to the Department of Buildings which the building official deems to be both reasonable and within the jurisdiction of the Department of Buildings. The building official must prioritize investigations based upon considerations of public health and safety.

**14A-1-104.8 Approvals.**

The *building official* is authorized and directed to issue any *permits* or grant any approvals relating to the construction, maintenance, *rehabilitation*, demolition, or relocation of *buildings* or other *structures*, including *permits* and approvals on behalf of any other department or office of the *City*, including the Department of Buildings, Department of Water Management, Department of Transportation, Department of Streets and Sanitation, Department of Planning and Development, Department of Housing, Department of Public Health, Department of Finance, the Fire Department, and the Mayor's Office for People with Disabilities, and in such cases any reference in the *Municipal Code* to such other departments or offices, or the officials in charge of those departments or offices, may be considered a reference to the *building official* and the Department of Buildings.

**Exception:** Approvals granted by the Zoning Administrator and governed by section Section 17-14-0202-O of the *Municipal Code*.

*(Omitted text is not affected by this ordinance)*

**14A-1-104.10.1 Department of Construction and Permits.**

The *building official* and the Department of Buildings assume all rights, powers, duties, obligations, and responsibilities of the former Department of Construction and Permits and the former executive director Executive Director of the Department of Construction and Permits and ~~the Department of Construction and Permits~~. All personnel, books, records, property, and funds relating to ~~such the former department Department~~ are transferred to the Department of Buildings. The *building official* succeeds to the rights and duties of ~~such the former executive director Executive Director~~ under existing contracts, grant or loan agreements or programs, or other agreements or ordinances. All rules or regulations issued by the ~~executive director former Executive Director~~ in effect as January 1, 2007, will remain in effect until amended or repealed by the *building official*.

*(Omitted text is not affected by this ordinance)*

**14A-1-104.13 Right of entry.**

*City* officials and their respective assistants charged with the administration of any of the provisions of the *Chicago Construction Codes*, when acting within the scope of their employment, are authorized to enter any *building* or *premises* and any and all parts thereof at any reasonable time, and or at any time when such *building* or *premises* is occupied by the public, in order to examine and assess its condition for compliance with the *Chicago Construction Codes* or to otherwise discharge their respective duties under the *Municipal Code*.

*(Omitted text is not affected by this ordinance)*

**SECTION 11.** Section 14A-1-105 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

**14A-1-105 TRANSITIONAL PROVISIONS.**

*(Omitted text is not affected by this ordinance)*

**14A-1-105.2.4 Permit applied for before August 1, 2020.**

A *permit* applied for before August 1, 2020, based on all applicable construction requirements in effect on the date of application, may be issued and the permitted work may be built in accordance with those requirements if the permitted work is diligently pursued to completion.

*(Omitted text is not affected by this ordinance)*

**14A-1-105.2.7 Adjustment of effective dates for certain operational and inspectional requirements.**

The *building official* may, by notice posted on the *City's* public website, delay or advance the effective dates of Chapters 14B-17 and 14B-33 or portions of these chapters, but in no case may the effective dates of these chapters be earlier than January 1, 2020, or later than January 1, 2021.

*(Omitted text is not affected by this ordinance)*

**SECTION 12.** Section 14A-2-202 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14A-2-202 DEFINITIONS.**

*(Omitted text is not affected by this ordinance)*

**BUILDING OFFICIAL.** The Commissioner of Buildings or the ~~commissioner's~~ Commissioner's authorized representative.

*(Omitted text is not affected by this ordinance)*

**SECTION 13.** Section 14A-3-301.4 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14A-3-301.4 Enforcement proceeding.**

Where the *building official* is authorized to serve a written notice of violation by Section 14A-3-301.3, the *building official* may initiate an enforcement proceeding either by requesting an administrative adjudication before the Department of Administrative Hearings as provided in Chapter 2-14 of the *Municipal Code* or by referring the matter to the Corporation Counsel for prosecution. The Corporation Counsel may initiate an enforcement proceeding irrespective of whether notice has been previously sent. Any written notice served or sent in connection with an enforcement proceeding initiated by the *building official* or Corporation Counsel has the same force and effect as a written notice of violation or order issued under Section 14A-3-301.3.

*(Omitted text is not affected by this ordinance)*

**14A-3-301.4.1 In rem jurisdiction.**

Where necessary to abate a nuisance or hazard or otherwise authorized by law, the Corporation Counsel may initiate and prosecute an enforcement proceeding before a tribunal with in rem jurisdiction over a property in violation of any provision of the Chicago Construction Codes irrespective of whether notice has been provided to the owner or the tribunal has personal jurisdiction over the owner.

**14A-3-301.4.1 14A-3-301.4.2 Posted notice.**

*(Omitted text is not affected by this ordinance)*

**14A-3-301.4.2 Emergency basis.**

~~Where the City clearly establishes from specific facts shown by affidavit, verified petition, or verified complaint that immediate and irreparable injury, loss, or damage is likely to result before the notice described by Section 14A-3-301.3 or 14A-3-301.4 or other notice necessary to establish personal jurisdiction can practicably be accomplished, the enforcement proceeding may commence, and necessary relief may be ordered, upon a showing that the City attempted to give notice by any means practicable and reasonably calculated to give actual notice under the circumstances, including by telephone to the owner's last known phone number or by mailing or personal service to the owner's last known address. If relief is ordered pursuant to this provision, another hearing must be set at the earliest practicable date and the City must, within 10 days and before the subsequent hearing, make further attempts at notice as directed by the court.~~

*(Omitted text is not affected by this ordinance)*

**SECTION 14.** Section 14A-3-303.1 of the Municipal Code of Chicago is hereby amended by deleting the language struck through as follows:

**14A-3-303.1 Scope.**

Where the *building official* or other *City* official charged with responsibility for administering the *Chicago Construction Codes* determines, ~~after due investigation,~~ that any *structure* or *premises* fails to conform to the minimum standards of health and safety set forth in the *Chicago Construction Codes* and the *owner* has failed, ~~after due notice,~~ to cause the *structure* or *premises* to conform with the provisions of the *Chicago Construction Codes*, the *building official* or other *City* official may request that the Corporation Counsel make application on behalf of the *City* to any court or administrative body of competent jurisdiction for an injunction requiring compliance with the provisions of the *Chicago Construction Codes* or for such other order as the court or administrative body deems necessary or appropriate to secure such compliance.

**SECTION 15.** Section 14A-3-310.4 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14A-3-310.4 Natural gas service.**

The *building official* is authorized to cut off and discontinue gas service to installations and equipment found to be dangerous to life and property. The *building official* is authorized to attach to gas installations and equipment, ~~an official notice or seal to prevent use of gas, and it~~ gas. It is unlawful for any other *person* to put or attach such seal or to break, change, destroy, tear, mutilate, cover, or otherwise deface or injure any such official notice or seal posted by the *building official*.

**SECTION 16.** Section 14A-3-312.5 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14A-3-312.5 Costs.**

All costs of demolition, *repair*, enclosure, or removal incurred by the *City*, including court costs, attorney's fees, and other enforcement costs are recoverable from the *owner* and ~~is~~ are a lien on the real estate as provided by law.

**SECTION 17.** Section 14A-3-313.2 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14A-3-313.2 Abatement proceeding.**

Where the *building official* determines that a *building* or *structure* is a public nuisance, the *building official* is directed to notify the Corporation Counsel. The Corporation Counsel is

authorized to bring an action in a court of competent jurisdiction to abate a public nuisance as described in Section 14A-3-313.1 by ~~servicing~~ attempting to serve a complaint on all owners of record, beneficial owners of any Illinois land trust having title to the property, and all lienholders of record in the property, including *persons* owning certificates of purchase under the Property Tax Code.

**SECTION 18.** Section 14A-3-314.1.1 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14A-3-314.1.1 Knowing violation of stop work order.**

An individual who knowingly violates a stop work order issued under Section ~~9~~ 14A-3-306, or knowingly causes, allows, encourages, assists, aids, abets, or directs another *person* to violate a stop work order issued under Section 14A-3-306 is subject to incarceration for a term of not less than 3 days.

**SECTION 19.** Section 14A-4-401.3.4 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14A-4-401.3.4 Affidavit.**

A *permit* may not be issued unless the application is accompanied by an affidavit, signed by the property owner or the property owner's authorized agent ~~and, if applicable, the general contractor, licensed, certified, or registered trade contractor~~ and any other *person* deemed necessary by the *building official*, in which the undersigned:

*(Omitted text is not affected by this ordinance)*

**SECTION 20.** Section 14A-4-405.2 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

**14A-4-405.2 Conformance.**

Temporary structures and uses must comply with the requirements in Articles XIII and XVI of Chapter 13-96 or Section 3103 of the *Chicago Building Code*, as applicable.

**SECTION 21.** Section 14A-4-411 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14A-4-411 SUPPORTING DOCUMENTS.**

*(Omitted text is not affected by this ordinance)*

**14A-4-411.3.13 Energy conservation.**

~~Construction documents must include information required by the Chicago Energy Conservation Code.~~ the following details, as applicable:

1. Insulation materials and their R-values.
2. Fenestration U-factors and solar heat gain coefficients (SHGCs).
3. Area-weighted U-factor and solar heat gain coefficient calculations.
4. Mechanical system design criteria.
5. Mechanical and service water heating systems and equipment types, sizes, and efficiencies.
6. Economizer description.
7. Equipment and system controls.
8. Fan motor horsepower (hp) and controls.
9. Duct sealing and duct and pipe insulation locations.
10. Lighting fixture schedule with wattage and control narrative.
11. Location of required daylight zones on floorplans.
12. Air sealing details.

*(Omitted text is not affected by this ordinance)*

**14A-4-411.4.1 Certification required.**

Construction documents submitted to the building official in connection with a permit application must be accompanied by a certificate of the registered design professional(s) or Illinois-licensed professional engineer who signed and sealed the construction documents, stating that the construction documents comply with the Chicago Construction Codes.

*(Omitted text is not affected by this ordinance)*

**SECTION 22.** Section 14A-4-412 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

**14A-4-412 FEES.**

*(Omitted text is not affected by this ordinance)*

**14A-4-412.2.2.1 Calculation.**

*(Omitted text is not affected by this ordinance)*

RF = The scope of review factor determined using Table 14A-12-1204.3(3), Table 14A-12-1204.3(4) or Table 14A-12-1204.3(6), as applicable

A = The total building area plus the gross floor area of a basement otherwise excluded from building area within the scope of work to be permitted, in square feet

**14A-4-412.2.2.2 Calculation of additional fee for exterior wall rehabilitation work.**

An additional permit fee for exterior wall rehabilitation work, where applicable, must be calculated as follows:

CF x RF x A

where:

CF = The construction factor determined using Table 14A-12-1204.3(2)

RF = The scope of review factor determined using Table 14A-12-1204.3(5)

A = The surface area of a rectangular boundary enclosing all the work on each wall plane, or, if the surface area of the rectangular boundary exceeds 75 percent of the surface area of the wall plane, the surface area of the entire wall plane, in square feet

*(Omitted text is not affected by this ordinance)*

**SECTION 23.** Section 14A-10-1004.2 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14A-10-1004.2 Membership.**

The Committee will have ~~3~~ three ex-officio members and ~~7~~ seven members appointed by the Mayor.

**SECTION 24.** Section 14A-12-1204 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14A-12-1204 CHAPTER 4.**

*(Omitted text is not affected by this ordinance)*

**Table 14A-12-1204.2 Stand-alone Permit Fees**

Category of Work	Scope of Work	Drawings required	Zoning fee required	Permit fee
<i>(Omitted text is not affected by this ordinance)</i>				
Temporary structures	Construction trailers ( <u>single story</u> )	No	No	\$250 per year
<i>(Omitted text is not affected by this ordinance)</i>				

*(Omitted text is not affected by this ordinance)*

**Table 14A-12-1204.3(3) Scope of Review Factor for New Construction <sup>a</sup>**

*(Omitted text is not affected by this ordinance)*

d. A minimum fee of ~~\$300~~ \$302 applies to all *permits*.

**Table 14A-12-1204.3(4) Scope of Review Factor for Rehabilitation <sup>a</sup>**

*(Omitted text is not affected by this ordinance)*

d. A minimum fee of ~~\$300~~ \$302 applies to all *permits*.

**Table 14A-12-1204.3(5) Scope of Review Factor for Exterior Wall Rehabilitation <sup>a</sup>**

*(Omitted text is not affected by this ordinance)*

c. A minimum fee of ~~\$300~~ \$302 applies to all *permits*.

**Table 14A-12-1204.3(6) Scope of Review Factor for Phased Permitting <sup>a</sup>**

*(Omitted text is not affected by this ordinance)*

c. A minimum fee of ~~\$300~~ \$302 applies to all *permits*.

**SECTION 25.** Section 14B-2-203 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14B-2-203 Measurements.**

*(Omitted text is not affected by this ordinance)*

**203.3 Building height.**

*(Omitted text is not affected by this ordinance)*

4. Rooftop access *penthouses* and other *rooftop structures* associated with *occupiable rooftops* shall ~~not~~ be considered in determining *building height* in accordance with Section ~~1511.1.1~~ 1513.

*(Omitted text is not affected by this ordinance)*

**203.4 Building area.**

*(Omitted text is not affected by this ordinance)*

**Exception:** The horizontal area of the portion of any *story*, *mezzanine* or *loft* with a ceiling height of less than 5 feet (1524 mm) shall be excluded from the calculation of *building area*.

*(Omitted text is not affected by this ordinance)*

**SECTION 26.** Section 14B-4-403 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14B-4-403 High-rise buildings.**

The provisions of Section 403 of IBC are adopted by reference with the following modifications:

1. Revise exception 4 2 to Section 403.1 to read:

*(Omitted text is not affected by this ordinance)*

11. Revise the title and first sentence of Section 403.3.3 to read:

**"403.3.3 Secondary on-site water supply.**

An automatic secondary on-site water supply having a capacity not less than the hydraulically calculated sprinkler demand, including the hose stream requirement, shall be provided for *high-rise buildings* assigned to *Seismic Design Category C*, or *D* as determined by Section 1613."

*(Omitted text is not affected by this ordinance)*

16. Revise Section 403.4.8.1, excluding the exception, to read:

**"403.4.8.1 Equipment room.**

If the *standby power system* or *emergency power system* includes a generator set inside a ~~building~~ *building*, the generator set shall be located in a separate room enclosed with 2-hour *fire barriers* constructed in accordance with Section 707 or *horizontal assemblies* constructed in accordance with Section 711, or

both. System supervision with manual start and transfer features shall be provided at the *fire command center*.”

17. Revise Section 403.4.8.2 to read:

**“403.4.8.2 Fuel line piping protection.**

Fuel lines supplying a generator set inside a ~~building~~ *building* shall be separated from areas of the ~~building~~ *building* other than the room the generator is located in by an assembly that has a *fire-resistance rating* of not less than 2 hours.”

*(Omitted text is not affected by this ordinance)*

**SECTION 27.** Section 14B-4-406 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14B-4-406 Motor-vehicle-related occupancies.**

The provisions of Section 406 of IBC are adopted by reference with the following modifications:

1. In provisions adopted by reference, reset the following terms in italic type: “accessible”; “approved”; “building official”; “carport”; “open parking garage”; “private garage” and “repair garage.”

*(Omitted text is not affected by this ordinance)*

4. Revise Section 406.2.8 to read:

**“406.2.8 Mixed occupancies and uses.**

*Private garages and carports shall be separated from other occupancies in the same building in accordance with Section 406.3.2. Where a building is equipped throughout with an automatic sprinkler system in accordance with Section 903.3.1.1, public parking garages and repair garages shall be separated from other occupancies in the same building building with fire barriers and horizontal assemblies having a fire-resistance rating of not less than 3 hours and in accordance with Section 508.1. Where a building building is not equipped throughout with an automatic sprinkler system in accordance with Section 903.3.1.1, public parking garages and repair garages shall be separated from other occupancies in the same building building with fire barriers and horizontal assemblies having a fire-resistance rating of not less than 4 hours. Motor fuel-dispensing facilities shall not be located in a building with other occupancies.”*

5. Revise Section 406.2.9.1, including its exception, to read:

**“406.2.9.1 Elevation of ignition sources.**

Equipment and appliances having an ignition source and located in *private garages, repair garages, motor fuel-dispensing facilities and parking garages* shall be elevated such that the source of ignition is not less than 18 inches (457 mm) above the floor surface on which the equipment or appliance rests. For the

purpose of this section, rooms or spaces that are not part of the living space of a ~~dwelling unit~~ dwelling unit or sleeping unit and that communicate directly with a *private garage* through openings shall be considered to be part of the *private garage*.”

- 6. Revise Section 406.3 and its subsections to read:

*(Omitted text is not affected by this ordinance)*

**406.3.2 Area.**

Each *private garage* or *carport* of Type I, II, IIIA or IV construction shall be not greater than 1,000 square feet (93 m<sup>2</sup>) in *building area*. Each *private garage* or *carport* of Type IIIB or VA construction shall be not greater than 800 square feet (74.3 m<sup>2</sup>) in *building area*. Each *private garage* or *carport* of Type VB construction shall be not greater than 600 square feet (55.7 m<sup>2</sup>) in *building area*.

*(Omitted text is not affected by this ordinance)*

**SECTION 28.** Table 14B-5-504.3 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**TABLE 504.3  
ALLOWABLE BUILDING HEIGHT IN FEET ABOVE GRADE PLANE <sup>a</sup>**

*(Omitted text is not affected by this ordinance)*

A, B, E, F, H-4 <sup>c</sup> , M, S, U	S	UL	150	85	45	70	45	<del>80</del> <u>85<sup>g</sup></u>	45	30
--	---	----	-----	----	----	----	----	--	----	----

*(Omitted text is not affected by this ordinance)*

R	NS <sup>b</sup>	80	80	65	30	55	30	65	30 <sup>e</sup>	<del>15-20</del>
	S13D	40	40	40	40	40	40	40	40	<del>30</del> <u>35</u>
	S13R	55	55	55	45	55	45	55	45 <sup>f</sup>	<del>30</del> <u>35</u>
	S	UL	150	85	45	70	45	<del>80</del> <u>85<sup>g</sup></u>	45 <sup>f</sup>	<del>30</del> <u>35</u>

*(Omitted text is not affected by this ordinance)*

g. 120 feet for evaluation of existing building height in accordance with the Chicago Building Rehabilitation Code, for buildings equipped throughout with an automatic sprinkler system in accordance with Section 903.3.1.1.

**SECTION 29.** Table 14B-5-504.4 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**TABLE 504.4  
ALLOWABLE NUMBER OF STORIES ABOVE GRADE PLANE <sup>a, b</sup>**

*(Omitted text is not affected by this ordinance)*

R-1 <sup>h</sup>	NS <sup>d</sup>	UL	11	4	1	4	2	4	2	1
	S-13R	4	4	4	<u>4</u> <sub>2</sub>	4	2	4	2	1
	S-13	UL	12	6	2	5	3	5	3	2
R-2	NS	UL	11	4	1	4	2	4	2	1
	S-13R	4	4	4	<u>4</u> <sub>2</sub>	4	3	4	4	2
	S-13	UL	12	6	2	5	3	5	4	2
R-3 <sup>h</sup>	NS	UL	11	4	1	4	2	4	2	1
	S-13D	3	3	3	<u>4</u> <sub>2</sub>	3	2	3	3	2
	S-13R	4	4	4	<u>4</u> <sub>2</sub>	4	3	4	4	2
	S-13	UL	12	6	2	5	3	5	4	2
R-4 <sup>h</sup>	NS <sup>d</sup>	UL	11	4	1	4	2	4	NP	NP
	S-13D	3	3	3	<u>4</u> <sub>2</sub>	3	2	3	3	2
	S-13R	4	4	4	<u>4</u> <sub>2</sub>	4	3	4	3	2
	S-13	UL	12	6	2	5	3	5	3	2
R-5	NS	UL	11	4	1	4	3	4	3	2
	S-13D	3	3	3	<u>4</u> <sub>3</sub>	3	3	3	3	2
	S-13R	4	4	4	3	4	3	4	4	2
	S-13	UL	12	6	3	5	3	5	4	2

*(Omitted text is not affected by this ordinance)*

**SECTION 30.** Section 14B-5-506 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14B-5-506 Building area.**

The provisions of Section 506 of IBC are adopted by reference with the following modifications:

*(Omitted text is not affected by this ordinance)*

11. ~~Revise the definitions of values for Equation 5-5 by replacing "open space" with "yard."~~ Revise Equation 5-5 to read:

$$I_f = (F/P)(W/30)(S) \quad \text{(Equation 5-5)}$$

where:

$I_f$  = Area factor increase due to frontage.

$F$  = Building perimeter that fronts on a public way or yard having a minimum width of 20 feet (6096 mm) (feet).

$P$  = Perimeter of entire building (feet).

$W$  = Width of public way or yard (feet) in accordance with Section 506.3.2.

$S$  = Where building is equipped throughout with an automatic sprinkler system in accordance with Section 903.3.1.1,  $S = 2$ ; where building is not equipped throughout with an automatic sprinkler system in accordance with Section 903.3.1.1 or 903.3.1.2,  $S = 1$ .

**SECTION 31.** Section 14B-10-1006 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14B-10-1006 Number of exits and exit access doorways.**

The provisions of Section 1006 of IBC are adopted by reference with the following modifications:

*(Omitted text is not affected by this ordinance)*

5. ~~Revise Section 1006.2.1.1 to read: [reserved]~~

~~**1006.2.1.1 Three or more exits or exit access doorways.**~~

~~Three exits or exit access doorways shall be provided from any space used for assembly purposes with an occupant load of 301 to 1,000 or any space used for other than assembly purposes with an occupant load of 501 to 1,000. Four exits or exit access doorways shall be provided from any space with an occupant load greater than 1,000."~~

*(Omitted text is not affected by this ordinance)*

**SECTION 32.** Section 14B-15-1502 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14B-15-1502 Roof drainage.**

The provisions of Section 1502 of IBC are adopted by reference with the following modifications:

*(Omitted text is not affected by this ordinance)*

4. Revise Section 1502.4 to read:

**"1502.4 Gutters.**

Gutters and leaders placed on the outside exterior of *buildings*, ~~other than Group R-3, R-5, private garages and buildings of Type V construction~~, shall be of noncombustible material.

**Exceptions:**

1. Single-story buildings.
2. Buildings of Group R occupancy with no more than 4 stories above grade plane.
3. Buildings of Type V construction."

**SECTION 33.** Section 14B-16-1613 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14B-16-1613 Earthquake loads.**

The provisions of Section 1613 of IBC are adopted by reference with the following modifications:

*(Omitted text is not affected by this ordinance)*

2. Revise Section ~~4614.2~~ 1613.2 to read:

*(Omitted text is not affected by this ordinance)*

4. Insert a new Section 1613.4 to read:

*(Omitted text is not affected by this ordinance)*

**~~1614.4.4~~ 1613.4.4 Connection to supports.**

*(Omitted text is not affected by this ordinance)*

**~~1614.4.5~~ 1613.4.5 Anchorage of structural walls.**

*(Omitted text is not affected by this ordinance)*

**SECTION 34.** Section 14B-31-3103 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14B-31-3103 [~~Reserved~~] Temporary structures.**

*(Omitted text is not affected by this ordinance)*

**SECTION 35.** Section 14C-4-3 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14C-4-3.0 Machinery and equipment for electric elevators.**

The provisions of Part III of ASME A17.3 are adopted by reference with the following modifications:

1. Delete subsection 3.10.12.
- 4 2. Revise subsection 3.11.3 to read:

*(Omitted text is not affected by this ordinance)*

**SECTION 36.** Section 14C-5-0.3 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14C-5-0.3 Additional procedural requirements for approval.**

A Certificate of Conformance to A17.7 shall not be valid unless reviewed and approved by the Committee and on Standards and Tests as provided in Chapter 14A-10.

**SECTION 37.** Section 14E-5-517 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

**14E-5-517 Health care facilities.**

*(Omitted text is not affected by this ordinance)*

**(E) Coordination.** Overcurrent protective devices serving the essential electrical system shall be coordinated for the period of time that a fault's duration extends beyond 0.1 second.

Exception No. 1: Between transformer primary and secondary overcurrent protective devices, where only one overcurrent protective device or set of overcurrent protective devices exists on the transformer secondary.

Exception No. 2: Between overcurrent protective devices of the same size (ampere rating) in series.

Informational Note: The terms *coordination* and *coordinated* as used in this section do not cover the full range of overcurrent conditions.

**SECTION 38.** Table 700.5 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**Table 700.5. Emergency System Type Required - By Use**<sup>9,10</sup>

Building Use / Type	Ch. 13-56 14B-3 Occupancy Class*	Ch. 13-56 Occupancy Class*	Application Provisions (Capacity, Height, Area)	System Type		
				I	II	III
<i>(Omitted text is not affected by this ordinance)</i>						

*(Omitted text is not affected by this ordinance)*

**SECTION 39.** Section 14R-2-202 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14R-2-202 General definitions.**

The provisions of Section 202 of IEBC are adopted by reference with the following modifications:

*(Omitted text is not affected by this ordinance)*

3. Insert the following definition:

**"ALTERATION (for Section 305).** Any modification or renovation that affects or could affect the usability of the *building* or *facility* or part of the *building* or *facility*. Alteration includes, but is not limited to, remodeling, renovation, rehabilitation, reconstruction, ~~historic preservation, historic reconstruction, historic rehabilitation, historic restoration,~~

historic preservation, historic reconstruction, historic rehabilitation, historic restoration, changes to or rearrangement of the structural parts or *elements*, changes to or replacement of plumbing fixtures or controls, changes to or rearrangement in the plan configuration of walls and full-height partitions, resurfacing of *circulation paths* or *vehicular ways*, and changes or improvements to parking lots. The following work is not considered to be an *alteration* (for accessibility requirements) unless it affects the usability of the *building* or *facility*: normal maintenance, *reroofing*, painting or wallpapering or changes to mechanical or electrical systems.”

*(Omitted text is not affected by this ordinance)*

21. Revise the definition of “historic building” to read:

**“HISTORIC BUILDING.** Any ~~building or structure~~ building or structure that is one or more of the following:

*(Omitted text is not affected by this ordinance)*

28. Revise the definition of “rehabilitation” to read:

**“REHABILITATION.** Any work type described in this code undertaken in an *existing building or existing structure*, including *addition, alteration, change of occupancy, relocation and repair.*”

*(Omitted text is not affected by this ordinance)*

**SECTION 40.** Section 14R-3-303 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14R-3-303 Structural design loads and evaluation and design procedures.**

The provisions of Section 303 of IEBC are adopted by reference with the following modifications:

1. Revise Section 303.1 to read:

**“303.1 Live loads.**

Where an *addition* or *alteration* does not result in increased design live load, existing gravity load carrying structural elements shall be allowed to be evaluated and designed for live loads *approved* by the *building official* that are less than those required by Section 1607 of the *Chicago Building Code*. Any area *approved* for a reduced live load shall be posted with permanent placards indicating the *approved* live load. Where the *addition* or *alteration* results in increased design live load, the live load required by Section 1607 of the ~~Chicago~~ Chicago *Building Code* shall be used.”

*(Omitted text is not affected by this ordinance)*

**SECTION 41.** Section 14R-3-305 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

**14R-3-305 Accessibility for existing buildings.**

The provisions of Section 305 of IEBC are adopted by reference with the following modifications:

1. Throughout Section 305, italicize the terms "accessible," "accessible means of egress," "accessible route," and "Type B unit".

*(Omitted text is not affected by this ordinance)*

**SECTION 42.** Section 14R-12-1203 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**14R-12-1203 Fire safety.**

The provisions of Section 1203 of IEBC are adopted by reference with the following modifications:

*(Omitted text is not affected by this ordinance)*

4. Revise Section 1203.9 to read:

**"1203.9 Stairway railings.**

~~Original~~ Historically-significant open stairways shall be accepted without complying with the handrail and guard requirements. Existing handrails and guards at all other existing stairways shall be allowed to remain, provided they are not structurally *dangerous*."

*(Omitted text is not affected by this ordinance)*

**SECTION 43.** Section 15-4-020 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

**15-4-020 Department powers, duties and responsibilities – Permit fees.**

For additional provisions covering the establishment, powers, duties and responsibilities of the ~~fire department~~ Fire Department and ~~fire commissioner~~ Fire Commissioner, see Chapter 2-36 of this Code. For permit fees, see Chapter 14A-4.

**SECTION 44.** This ordinance shall take full force and effect upon its passage and approval.

AMENDMENT OF TITLE 17 OF MUNICIPAL CODE BY RECLASSIFICATION OF PARTICULAR AREAS.

(Committee Meeting Held July 23, 2019)

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Presenting a report for your Committee on Zoning, Landmarks and Building Standards which held a meeting on July 23, 2019, the following ordinances and orders were passed by a majority of the members present:

Pages 1 through 6 contain various map amendments in the 1<sup>st</sup>, 2<sup>nd</sup>, 11<sup>th</sup>, 21<sup>st</sup>, 24<sup>th</sup>, 25<sup>th</sup>, 26<sup>th</sup>, 27<sup>th</sup>, 29<sup>th</sup>, 30<sup>th</sup>, 33<sup>rd</sup>, 35<sup>th</sup>, 42<sup>nd</sup>, 46<sup>th</sup> and 47<sup>th</sup> Wards.

Page 7 contains various large signs over 100 square feet in area and 24 feet above grade in the 4<sup>th</sup>, 11<sup>th</sup> and 37<sup>th</sup> Wards.

I hereby move for passage of the proposed ordinances and substitute ordinances transmitted herewith.

Respectfully submitted,

(Signed) THOMAS TUNNEY,  
*Chairman.*

On motion of Alderman Tunney, the said proposed ordinances and substitute ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

*Reclassification Of Area Shown On Map No. 1-E.*

(As Amended)

(Application No. 20042)

(Common Address: 300 N. Michigan Ave.)

[SO2019-4023]

*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 DX-16 Downtown Mixed-Use District symbols and indications as shown on Map Number 1-E in the area bounded by:

North Michigan Avenue; East Wacker Drive; North MacChesney Court; and a line 120 feet north of and parallel East Wacker Drive,

to those of a Residential-Business Planned Development which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements attached to this ordinance read as follows:

*Residential-Business Planned Development No. \_\_\_\_\_.*

*Planned Development Statements.*

1. The area delineated herein as Planned Development Number \_\_\_\_\_ ("Planned Development") consists of approximately 15,797 square feet of property which is depicted on the attached Planned Development Boundary and Property Line Map (the "Property"). 300 North Michigan LLC is the owner of the Property and the "Applicant" for this Planned Development.
2. 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 titleholders 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 titleholder and

any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance (the "Zoning Ordinance"), the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400 of the Zoning Ordinance.

3. 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 or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Chicago Department of Transportation ("CDOT") on behalf of the Applicant or its successors, assigns or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the Plans (defined below).

Ingress or egress shall be pursuant to the Plans and may be subject to the review and approval of the Department of Planning and Development ("DPD") and CDOT. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of CDOT.

All work proposed in the public way must be designed and constructed in accordance with CDOT Standards for Work in the Public Way and in compliance with the Municipal Code of the City of Chicago. Prior to the issuance of any Part II Approval, the submitted plans must be approved by CDOT.

Pursuant to a negotiated and executed Perimeter Restoration Agreement ("Agreement") by and between the City's Department of Transportation's Division of Infrastructure Management and the Applicant, the Applicant shall provide improvements and restoration of all public way adjacent to the property, which may include, but not be limited to, the following as shall be reviewed and determined by CDOT's Division of Infrastructure Management:

- Full width of streets
- Full width of alleys
- Curb and gutter
- Pavement markings
- Sidewalks
- ADA crosswalk ramps
- Parkway and landscaping

The Perimeter Restoration Agreement must be executed prior to any CDOT and Planned Development Part II Review permitting. The Agreement shall reflect that all work must comply with current Rules and Regulations and must be designed and constructed in accordance with the CDOT Construction Standards for Work in the Public Way and in compliance with the Municipal Code of Chicago Chapter 10-20. Design of said improvements should follow the CDOT Rules and Regulations for Construction in the Public Way as well as The Street and Site Plan Design Guidelines. Any variation in scope or design of public way improvements and restoration must be approved by CDOT.

4. This planned development consists of these 18 Statements; a Bulk Regulations and Data Table and the following exhibits and plans attached hereto prepared by bKL Architects and dated July 18, 2019 (the "Plans"): an Existing Zoning Map; a General Land-Use Map; a Planned Development Boundary and Property Line Map; a Site Plan; a Lower Level 2 Plan; a Roof Plan; a Landscape Plan; Building Elevations (North, South, East and West); Typical Base Axonometric View (South and East Elevation); Level 4 Terrace Axonometric View; Typical Building Axonometric View (South Elevation); Level 16 Axonometric View (Southeast Corner); Building Top Axonometric View (Southeast Corner); Facade Access Platform Partial West Elevation and East/West Section; and the Affordable Housing Profile Form. In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Zoning Ordinance, and all requirements thereof, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this Planned Development ordinance and the Zoning Ordinance, this Planned Development ordinance shall control.
5. The following uses are permitted in the area delineated herein as a Residential-Business Planned Development: residential above the ground floor; office; lodging; animal services (excluding overnight boarding and kennels); business equipment sales and service; business support services; communication service establishments; eating and drinking establishments (all, including taverns); catering only allowed as an accessory use to a restaurant; small and medium venues (use allowed only pursuant to site plan approval per Section 17-13-0800 and with parking/traffic analysis through CDOT); financial services (excluding payday loan and pawn shops); food and beverage retail sales; medical service; personal service; general retail sales; participant sports and recreation; artisan manufacturing, production and industrial services (only as an accessory use to a principal retail use); co-located wireless communication facilities, accessory parking, and incidental and accessory uses.
6. On-Premises signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and approval of DPD. Off-Premises signs are prohibited within the boundary of the Planned Development.

7. For purposes of height measurement, the definitions in the Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
8. The maximum permitted Floor Area Ratio ("FAR") for the Property shall be in accordance with the attached Bulk Regulations and Data Table. For the purposes of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted overall FAR identified in the Bulk Regulations Table has been determined using a Net Site Area of 15,797 square feet.

The Applicant acknowledges that the project has received a bonus FAR of 9.974, pursuant to Section 17-4-1000 of the Zoning Ordinance. With this bonus FAR, the total FAR for the Planned Development is 25.974. In exchange for the bonus FAR, the Applicant is required to make a corresponding payment, pursuant to Sections 17.4-1003-B and C, prior to the issuance of the first building permit for any building in the Planned Development; provided, however, if the Planned Development is constructed in phases, the bonus payment may be paid on a pro rata basis as the first building permit for each subsequent new building or phase of construction is issued. The bonus payment will be recalculated at the time of payment (including partial payments for phased developments) and may be adjusted based on changes in median land values in accordance with Section 17-4-1003-C.3.

The bonus payment will be split between three separate funds, as follows: 80 percent to the Neighborhoods Opportunity Fund, 10 percent to the Citywide Adopt-a-Landmark Fund and 10 percent to the Local Impact Fund. In lieu of paying the City directly, the Department may: (a) direct developers to deposit a portion of the funds with a sister agency to finance specific local improvement projects; (b) direct developers to deposit a portion of the funds with a landmark property owner to finance specific landmark restoration projects; or, (c) approve proposals for in-kind improvements to satisfy the Local Impact portion of the payment.

9. Upon review and determination, "Part II Review", pursuant to Section 17-13-0610 of the Zoning Ordinance, a Part II Review fee shall be assessed by DPD. The fee, as determined by staff at the time, is final and binding on the Applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
10. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines. Final landscape plan review and approval will be by DPD. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part II Approval.
11. The Applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Fleet and Facility Management and Buildings, under Section 13-32-085 of the Municipal Code, or any other provision of that Code.

12. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A of the Zoning Ordinance by the Zoning Administrator upon the application for such a modification by the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors.
13. The Applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.
14. The Applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. The Applicant shall obtain the number of points necessary to meet the requirements of the Chicago Sustainable Development Policy, in effect at the time the Part II Review process is initiated for each improvement that is subject to the aforementioned Policy and must provide documentation verifying compliance.
15. The Applicant acknowledges that it is the policy of the City to maximize opportunities for Minority- and Women-owned Business Enterprises ("M/WBEs") and City residents to compete for contracts and jobs on construction projects approved through the planned development process. To assist the City in promoting and tracking such M/WBE and City resident participation, an applicant for planned development approval shall provide information at three points in the City approval process. First, the applicant must submit to DPD, as part of its application for planned development approval, an M/WBE Participation Proposal. The M/WBE Participation Proposal must identify the applicant's goals for participation of certified M/WBE firms in the design, engineering and construction of the project, and of City residents in the construction work. The City encourages goals of (i) 26 percent MBE and 6 percent WBE participation (measured against the total construction budget for the project or any phase thereof), and (ii) 50 percent City resident hiring (measured against the total construction work hours for the project or any phase thereof). The M/WBE Participation Proposal must include a description of the applicant's proposed outreach plan designed to inform M/WBEs and City residents of job and contracting opportunities. Second, at the time of the Applicant's submission for Part II Permit Review for the project or any phase thereof, the applicant must submit to DPD (a) updates (if any) to the applicant's preliminary outreach plan, (b) a description of the applicant's outreach efforts and evidence of such outreach, including, without limitation, copies of certified letters to M/WBE contractor associations and the

ward office of the alderman in which the project is located and receipts thereof; (c) responses to the applicant's outreach efforts, and (d) updates (if any) to the applicant's M/WBE and City resident participation goals. Third, prior to issuance of a Certificate of Occupancy for the project or any phase thereof, the applicant must provide DPD with the actual level of M/WBE and City resident participation in the project or any phase thereof, and evidence of such participation. In addition to the forgoing, DPD may request such additional information as the department determines may be necessary or useful in evaluating the extent to which M/WBEs and City residents are informed of and utilized in planned development projects. All such information will be provided in a form acceptable to the Zoning Administrator. DPD will report the data it collects regarding projected and actual employment of M/WBEs and City residents in planned development projects twice yearly to the Chicago Plan Commission and annually to the Chicago City Council and the Mayor.

- \*17. The Applicant acknowledges and agrees that the rezoning of the Property from DX-16 Downtown Mixed-Use District to this Planned Development, triggers the requirements of Section 2-44-080 of the Municipal Code (the "Affordable Requirements Ordinance" or "ARO"). Any developer of a "residential housing project" within the meaning of the ARO must: (i) set aside 10 percent of the housing units in the residential housing project (ARO Units) as affordable units, or with the approval of the commissioner of the Department of Housing ("DOH") (subject to the transition provisions of Section 2-44-040(c)), in consultation with the commissioner of the Department of Planning and Development ("DPD") as appropriate; (ii) pay a fee in lieu of the development of the ARO Units (Cash Payment); or (iii) any combination of (i) and (ii); provided, however, that residential housing projects with 20 or more units must provide at least 25 percent of the ARO Units on-site or off-site (Required Units). If the developer elects to provide ARO Units off-site, the off-site ARO Units must be located within a two-mile radius from the residential housing project and in the same or a different higher income area or downtown district. The Property is located in a downtown district within the meaning of the ARO, and the project has a total of 289 units. As a result, the Applicant's affordable housing obligation is 29 ARO units (10 percent of 289 rounded up), 7 of which are Required Units (25 percent of 29, rounded down). Applicant has agreed to satisfy its affordable housing obligation by making a cash payment to the Affordable Housing Opportunity Fund in the amount of \$182,748 per unit ("Cash Payment") and providing 7 ARO Units in the rental building to be constructed in the Planned Development to be approved by the Department of Housing in consultation with DPD as appropriate, as set forth in the Affordable Housing Profile Form attached hereto as an Exhibit. The Applicant agrees that the ARO Units must be affordable to households earning no more than 60 percent of the Chicago Primary Metropolitan Statistical Area Median Income (AMI), as updated annually by the City of Chicago. If the Applicant subsequently reduces (or increases) the number of housing units in the Planned Development, or

---

\* Editor's Note: Statement 16 missing in original document.

elects to build a for-sale project instead, the Applicant shall update and resubmit the Affordable Housing Profile Form to the Department of Housing for review and approval, and DOH may adjust the requirements and number of required ARO Units without amending the Planned Development. Prior to the issuance of any building permits for any residential building in the Planned Development, including, without limitation, excavation or foundation permits, the Applicant must make the required Cash Payment and/or execute and record an affordable housing agreement in accordance with Section 2-44-080(L). The terms of the affordable housing agreement and any amendments thereto are incorporated herein by this reference. The Applicant acknowledges and agrees that the affordable housing agreement will be recorded against the Planned Development, or the applicable portion thereof, and will constitute a lien against such property. The Commissioner of DOH may enforce remedies for any breach of this Statement 17, including any breach of any affordable housing agreement, and enter into settlement agreements with respect to any such breach, subject to the approval of the Corporation Counsel, without amending the Planned Development.

18. This Planned Development shall be governed by Section 17-13-0612 of the Zoning Ordinance. Should this Planned Development ordinance lapse, the Zoning Administrator shall initiate a zoning map amendment to rezone the Property to the DX-16 Downtown Mixed-Use District.

[ARO Affordable Housing Profile Form (AHP); ARO Web Form; ARO Units -- Levels 17, 21, 25, 29, 33, 37 and 41; Existing Zoning Map; General Land-Use Map; Boundary and Property Line Map; Site Plan; Lower Level 02 Plan; Roof Plan; Landscape Plan; North, South, East and West Building Elevations; Typical Base Axonometric View -- South and East Building Elevations; Level 04 Terrace Axonometric View -- Southwest Corner; Typical Building Axonometric View -- South Building Elevation; Level 16 Axonometric View -- Southeast Corner; Building Top Axonometric View -- Southeast Corner; and Facade Access Platform referred to in these Plan of Development Statements printed on pages 3679 through 3708 of this *Journal*.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

*Residential-Business Planned Development No. \_\_\_\_\_.*

*Bulk Regulations And Data Table.*

Gross Site Area:	31,787 square feet
Area of Public Rights-of-Way:	15,990 square feet
Net Site Area:	15,797 square feet
Maximum Floor Area Ratio:	25.974
Maximum Number of Dwelling Units:	289
Maximum Hotel Keys:	280
Minimum Percentage of Efficiency Units:	33 percent
Minimum Accessory Off-Street Parking Spaces:	22
Minimum Off-Street Loading Spaces:	2
Minimum Number of Bicycle Spaces:	148
Maximum Building Height:	In conformance with the plans
Minimum Setbacks:	In conformance with the plans

# Final for Publication

**ARO Affordable Housing Profile Form (AHP)**

Submit this form for projects that are subject to the 2015 ARO (all projects submitted to City Council after October 13, 2015). More information is online at [www.cityofchicago.org/ARO](http://www.cityofchicago.org/ARO).  
 This completed form should be returned to the Department of Housing (DOH), 121 N LaSalle Street, 10th Floor, Chicago, IL 60602. E-mail: [ARO@cityofchicago.org](mailto:ARO@cityofchicago.org)

Date: 7/3/2019

**DEVELOPMENT INFORMATION**

Development Name: 300 N Michigan

Development Address: 300 N Michigan

Zoning Application Number, if applicable: 20042

Ward: 42

If you are working with a Planner at the City, what is his/her name?

Emily Thrun

Type of City Involvement  
*check all that apply*

City Land

Planned Development (PD)

Financial Assistance

Transit Served Location (TSL) project

Zoning increase

**REQUIRED ATTACHMENTS:** the AHP will not be reviewed until all required docs are received

ARO Web Form completed and attached - or submitted online on

ARO "Affordable Unit Details and Square Footage" worksheet completed and attached (*Excel*)

If ARO units proposed, Dimensioned Floor Plans with affordable units highlighted are attached (*pdf*)

If ARO units proposed are off-site, required attachments are included (see next page)

If ARO units are CHA/Authorized Agency units, signed acceptance letter is attached (*pdf*)

**DEVELOPER INFORMATION**

Developer Name Sterling Bay

Developer Contact 300 N. Michigan, LLC

Developer Address 1330 West Fulton, Suite 800, Chicago, IL 60607

Email [mmiller@sterlingbay.com](mailto:mmiller@sterlingbay.com)

Developer Phone 312-566-4908

Attorney Name DLA Piper

Attorney Phone 312-368-2153

**TIMING**

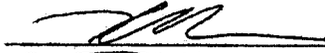
Estimated date marketing will begin 9/1/2021

Estimated date of building permit\* 10/1/2019

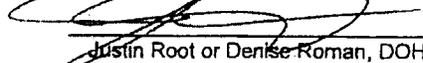
Estimated date ARO units will be complete 10/1/2021

\*the in-lieu fee, recorded covenant and \$5,000 per unit administration fee (for off-site units) are required prior to the issuance of any building permits, including the foundation permit.

**PROPOSED UNITS MEET REQUIREMENTS** (to be executed by Developer & ARO Project Manager)

  
\_\_\_\_\_  
Developer or their agent

7/3/2019  
\_\_\_\_\_  
Date

  
\_\_\_\_\_  
Justin Root or Denise Roman, DOH

7/11/19  
\_\_\_\_\_  
Date





ARO Web Form

Final for Publication

**Applicant Contact Information**

Name: 300 N Michigan LLC  
Email: mmiller@sterlingbay.com

**Development Information**

Are you rezoning to downtown?: No  
Is your project subject to the ARO Pilots?: 2015 ARO REQUIREMENTS APPLY

**Address****Submitted Date: 07/03/2019**

Number From :300    Number To: N/A    Direction: N  
Street Number:Michigan    Postal Code: 60601

**Development Name****Information**

Ward :42    ARO Zone: Downtown

**Details**

ARO trigger :Downtown Planned Development  
Total units: 289  
Development type: Rent  
TSL Project : TSL-or FAR doesn't exceed 3.5  
Submitted date: 07/03/2019

Final for Publication

**Requirements**

Affordable units :29 \*On-site aff. Units: 7

How do you intend to meet your required obligation

On-Site: 7 Off-Site: 0

On-Site to CHA or Authorized agency: 0 Off-Site to CHA or Authorized agency: 0

Total Units: 7 In-Lieu Fee Owed: 4,020,456

Final for Publication

All projects with proposed ARO units must complete this tab

Market Rate Units	Summary				affordability market square footage*
	unit type	market rate	ARO	ARO	
	how many?	avg. square footage	how many?	% of total	avg. square footage
Convertible	94	564	3	43%	557
one-bed	130	703	3	43%	727
two-bed	58	1,090	1	14%	1,098

Market Rate Units	unit type	market rate	ARO	ARO	affordability market square footage*
IR-UNIT	Convertible	94	564	3	557
BASE:	one-bed	130	703	3	727
New/Yes/GE/GE16C3R5S/JS	two-bed	58	1,090	1	1,098
BBB ADA:					
New/Yes/GE/GE16C3R5S/JS					
Convertible:					
New/Yes/GE/GE16C3R5S/JS					
Convertible ADA:					
New/Yes/GE/GE16C3R5S/JS					
BBB:					
New/Yes/GE/GE16C3R5S/JS					
BBB ADA:					
New/Yes/GE/GE16C3R5S/JS					
Convertible:					
New/Yes/GE/GE16C3R5S/JS					
Convertible ADA:					
New/Yes/GE/GE16C3R5S/JS					
BBB:					
New/Yes/GE/GE16C3R5S/JS					
BBB ADA:					
New/Yes/GE/GE16C3R5S/JS					
Convertible:					
New/Yes/GE/GE16C3R5S/JS					
Convertible ADA:					
New/Yes/GE/GE16C3R5S/JS					
BBB:					
New/Yes/GE/GE16C3R5S/JS					
BBB ADA:					
New/Yes/GE/GE16C3R5S/JS					
Convertible:					
New/Yes/GE/GE16C3R5S/JS					
Convertible ADA:					
New/Yes/GE/GE16C3R5S/JS					
1 full bath in convertible & one bedrooms, 1 full bath in two-bedrooms					
Quarts					
Vinyl					
Vertical stacked heat pump					
Other					

Project Name: 800 N Michigan  
 Zoning Application number, if applicable: 20042  
 Address: 800 N Michigan Avenue, Chicago, IL  
 Is this a For Sale or Rental project? Rental  
 Anticipated average per rent/price? \$336  
 Total Units in Project: 289  
 Total Affordable units: 7

Final for Publication

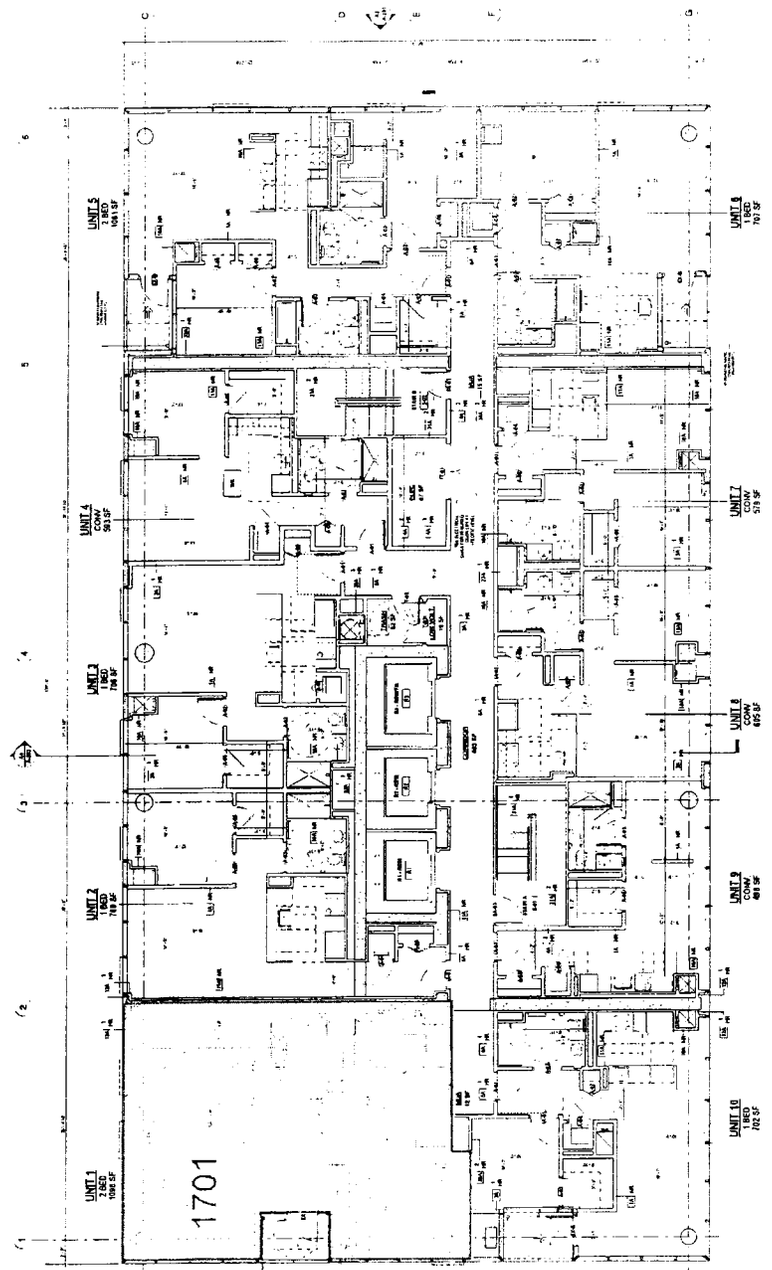
ARCHITECT:  
 BKL  
 1000 W. WASHINGTON  
 ANN ARBOR, MI 48106  
 TEL: 734.769.1000  
 FAX: 734.769.1001  
 WWW.BKLARCHITECTS.COM

PROJECT:  
 STERLING BAY  
 DEVELOPMENT GROUP



ARCHITECT:  
 BKL  
 1000 W. WASHINGTON  
 ANN ARBOR, MI 48106  
 TEL: 734.769.1000  
 FAX: 734.769.1001  
 WWW.BKLARCHITECTS.COM

A-110



300 NORTH MICHIGAN  
 ARO UNITS - LEVEL 17  
 7/9/2019

Final for Publication

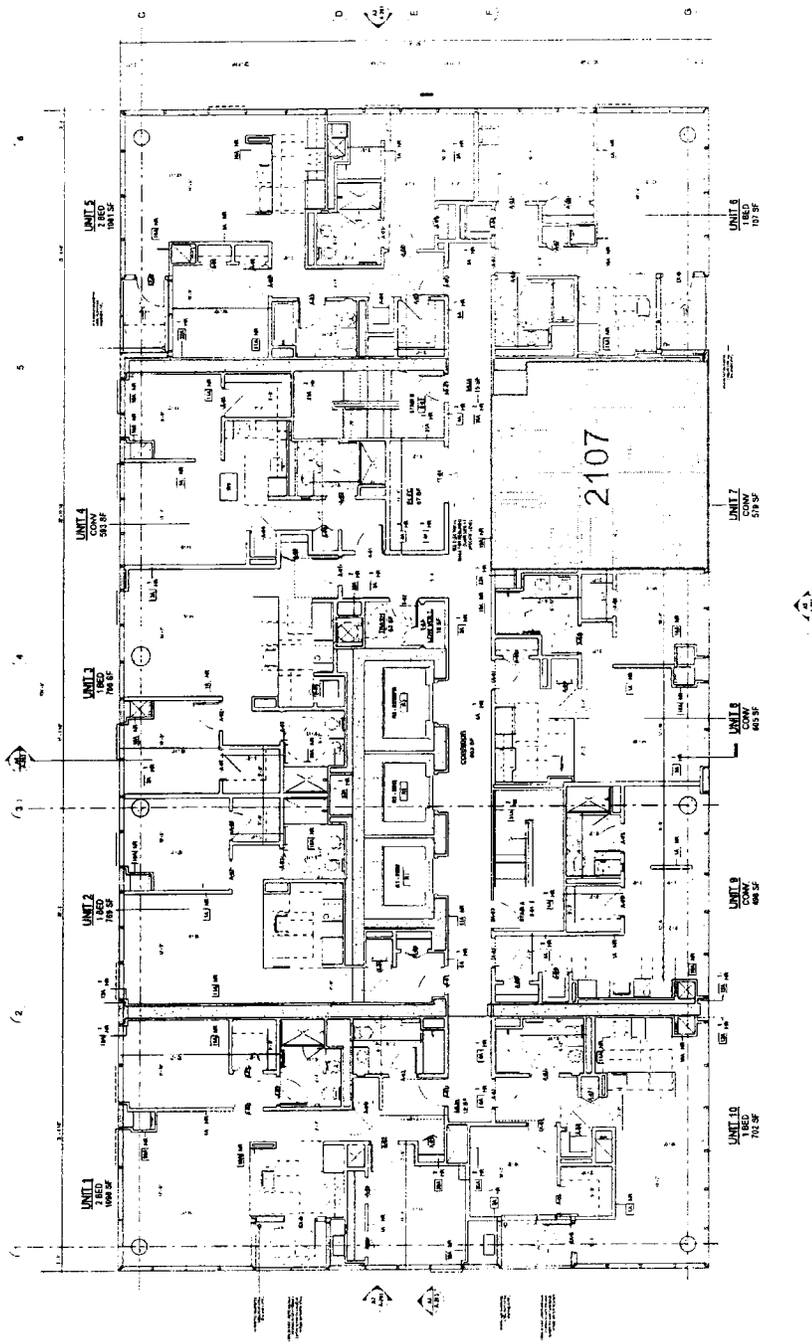


300 NORTH MICHIGAN  
PROJECT  
ARCHITECT  
300 NORTH MICHIGAN  
CHICAGO, IL 60610  
TEL: 312.527.1100  
WWW.BKLARCHITECTS.COM

300 N. MICHIGAN  
PROJECT  
SUSAN ROY  
MANAGER  
DEVELOPMENT GROUP  
300 NORTH MICHIGAN  
CHICAGO, IL 60610  
TEL: 312.527.1100  
WWW.BKLARCHITECTS.COM

300 NORTH MICHIGAN  
PROJECT  
ARCHITECT  
300 NORTH MICHIGAN  
CHICAGO, IL 60610  
TEL: 312.527.1100  
WWW.BKLARCHITECTS.COM

A-110



300 NORTH MICHIGAN  
ARO UNITS - LEVEL 21  
7/9/2019

Final for Publication

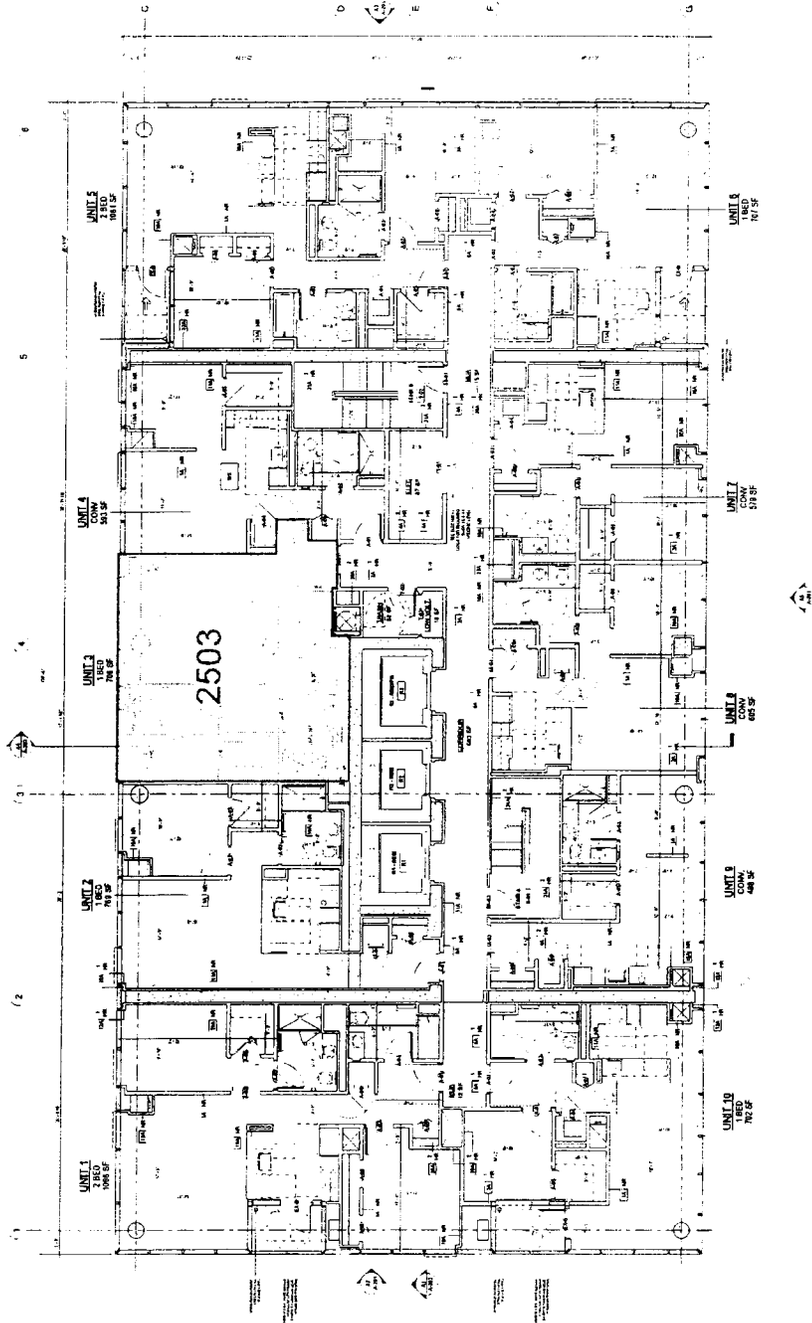
UNIT 1000 UNIT  
300 NORTH MICHIGAN  
PROJECT  
DATE: 7/24/2019  
DRAWN BY: [illegible]  
CHECKED BY: [illegible]  
SCALE: AS SHOWN

300 NORTH MICHIGAN  
PROJECT  
DRAWING NO.: [illegible]  
DATE: 7/24/2019  
DRAWN BY: [illegible]  
CHECKED BY: [illegible]  
SCALE: AS SHOWN



300 NORTH MICHIGAN  
PROJECT  
DRAWING NO.: [illegible]  
DATE: 7/24/2019  
DRAWN BY: [illegible]  
CHECKED BY: [illegible]  
SCALE: AS SHOWN

A-110



300 NORTH MICHIGAN  
ARO UNITS - LEVEL 25  
7/9/2019







DATE: 7/24/2019  
PROJECT: 300 N. MICHIGAN  
DRAWN BY: [Name]  
CHECKED BY: [Name]  
SCALE: AS SHOWN  
SHEET: A-110

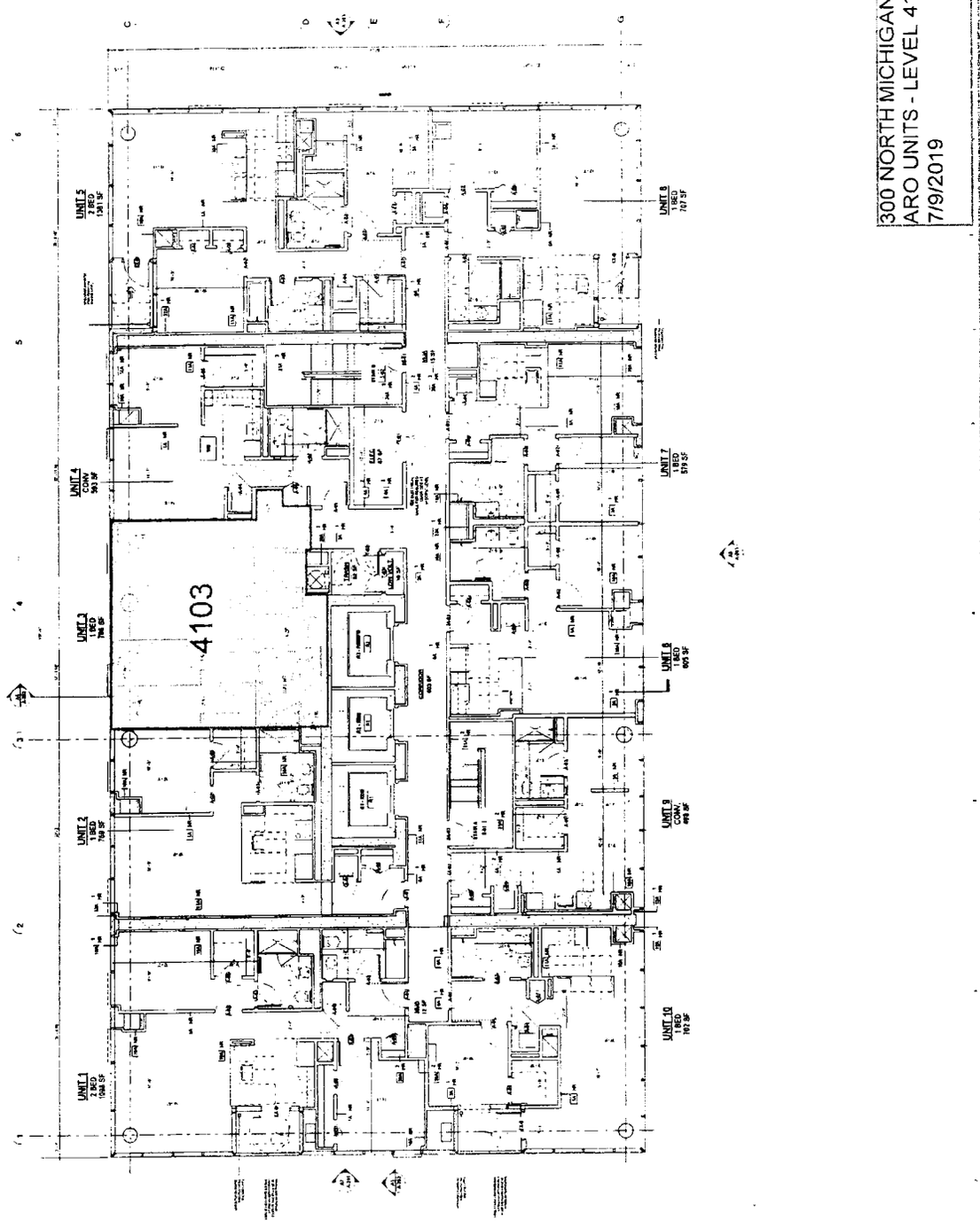
# Final for Publication

300 N. MICHIGAN  
PROJECT  
DEVELOPMENT GROUP  
MAGLIAN  
PROJECT

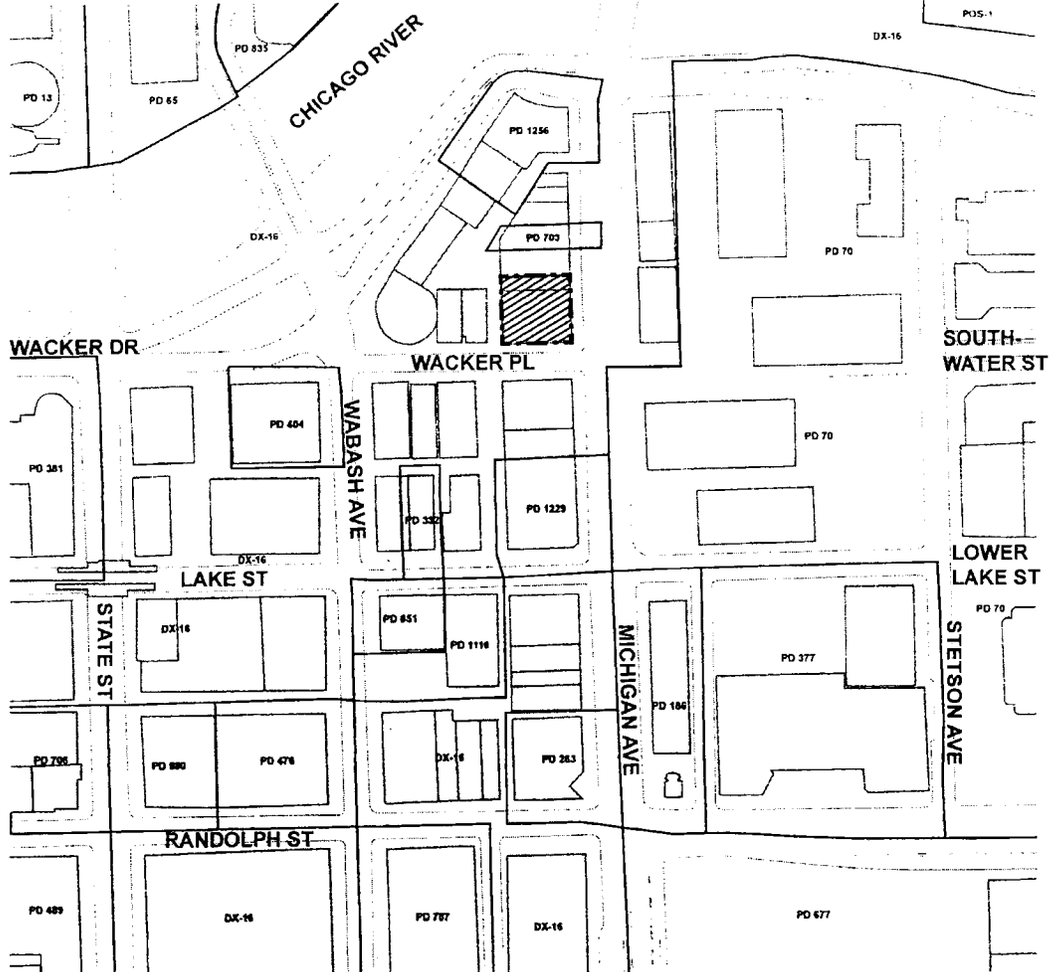


DATE: 7/24/2019  
PROJECT: 300 N. MICHIGAN  
DRAWN BY: [Name]  
CHECKED BY: [Name]  
SCALE: AS SHOWN  
SHEET: A-110

A-110



# Final for Publication



EXISTING ZONING MAP  
Scale: N.T.S.



-  Subject Property
-  Property Line

APPLICANT: 300 N. MICHIGAN, LLC  
 ADDRESS: 300-310 NORTH MICHIGAN AVENUE  
 DATE OF INTRODUCTION: MAY 29, 2019  
 PLAN COMMISSION: JULY 18, 2019



# Final for Publication



GENERAL LAND-USE MAP  
Scale: N.T.S.



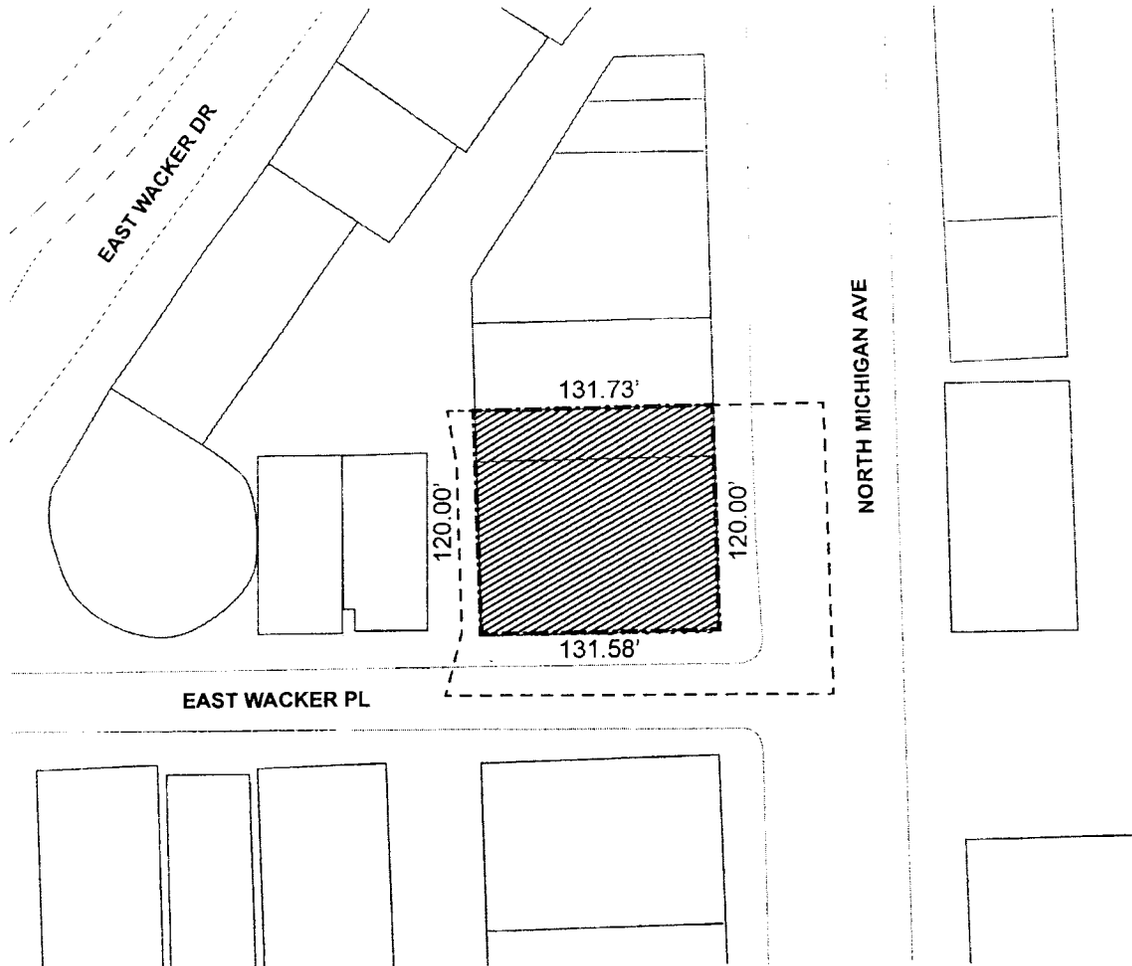
 Subject Property

 Property Line

APPLICANT: 300 N. MICHIGAN, LLC  
 ADDRESS: 300-310 NORTH MICHIGAN AVENUE  
 DATE OF INTRODUCTION: MAY 29, 2019  
 PLAN COMMISSION: JULY 18, 2019



# Final for Publication



PLANNED DEVELOPMENT BOUNDARY  
AND PROPERTY LINE MAP  
Scale: N.T.S.

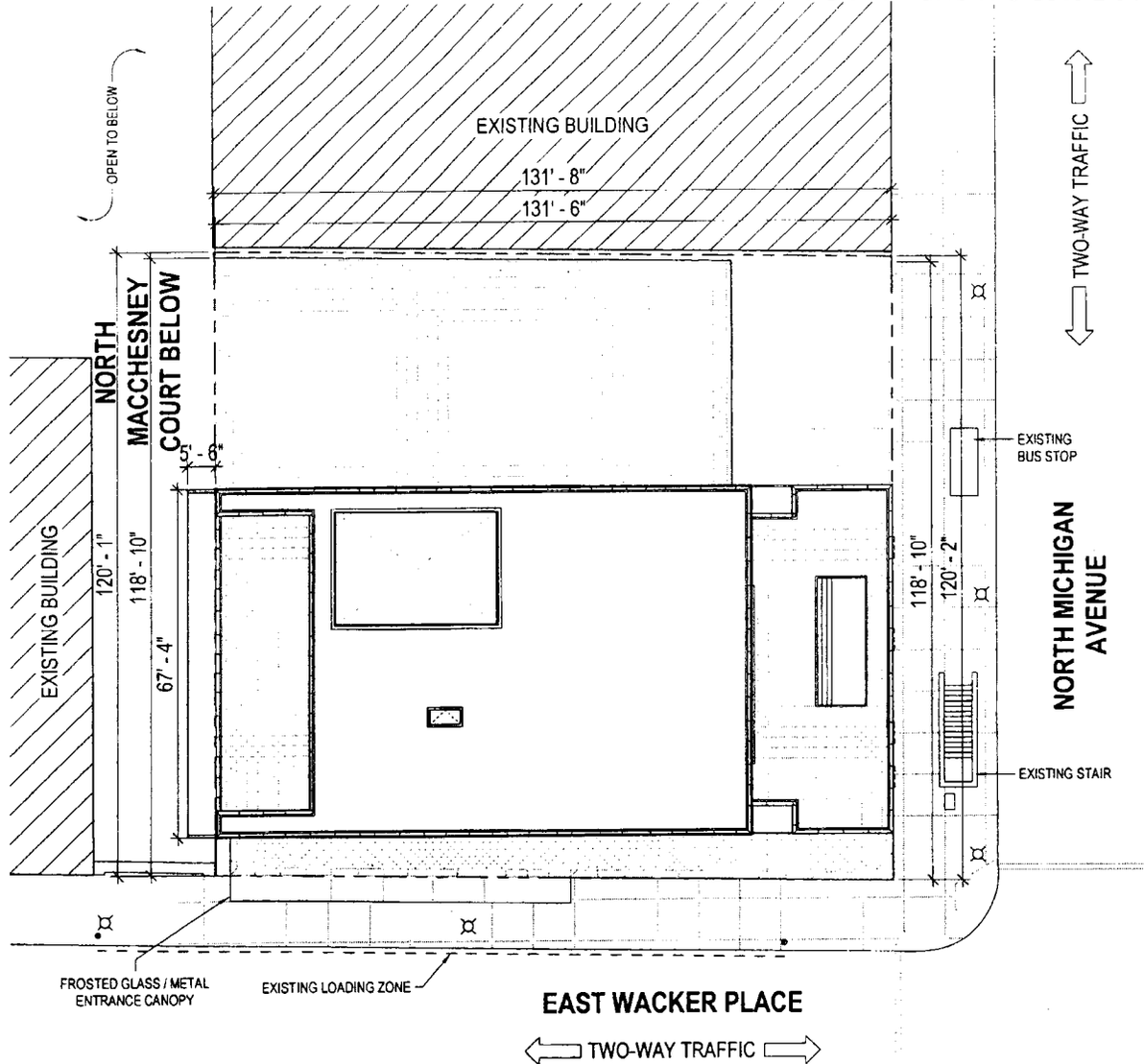


-  Subject Property
-  Property Line
-  PD Boundary

APPLICANT: 300 N. MICHIGAN, LLC  
 ADDRESS: 300-310 NORTH MICHIGAN AVENUE  
 DATE OF INTRODUCTION: MAY 29, 2019  
 PLAN COMMISSION: JULY 18, 2019



# Final for Publication



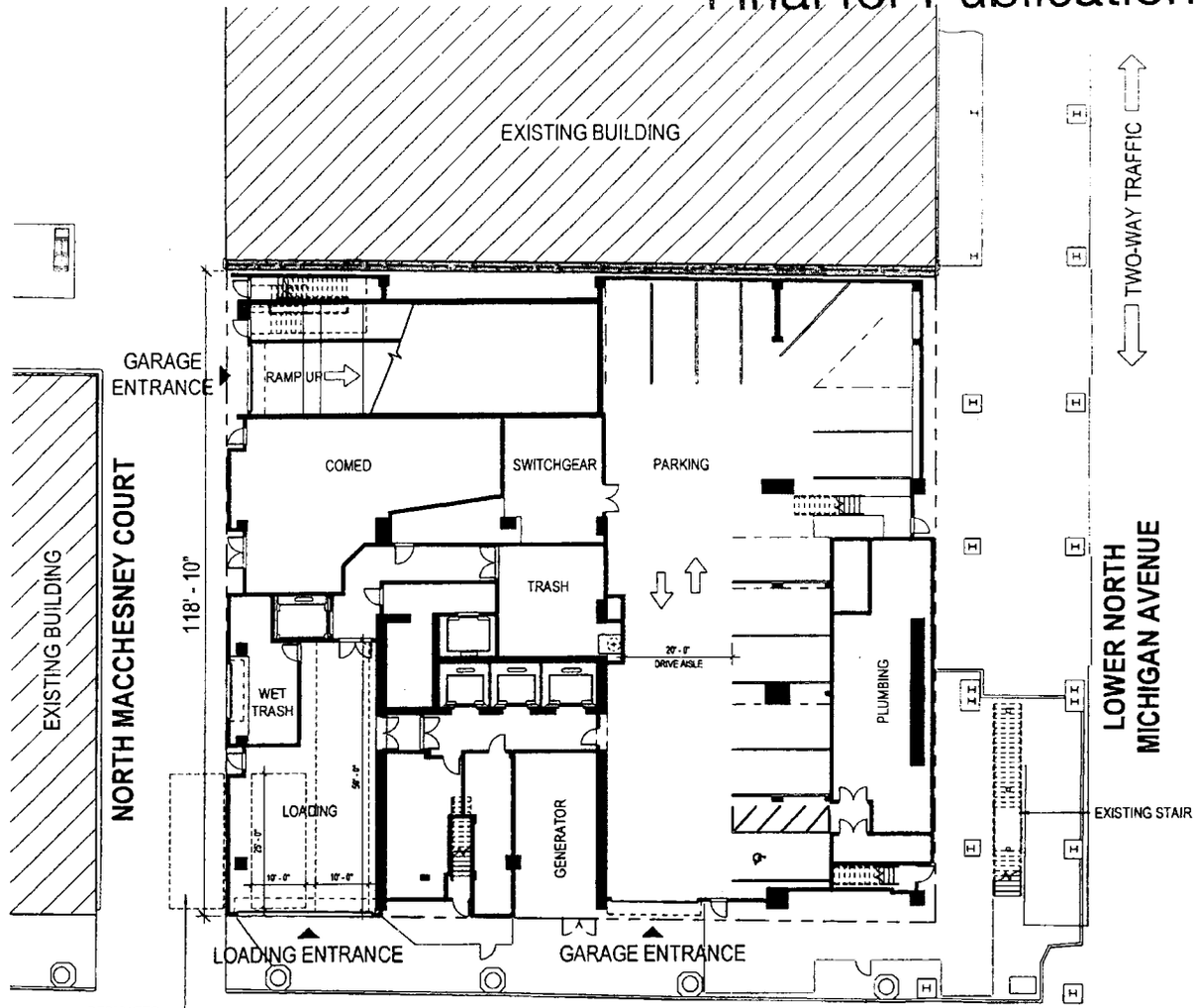
SITE PLAN  
Scale: N.T.S.



APPLICANT: 300 N. MICHIGAN, LLC  
 ADDRESS: 300-310 NORTH MICHIGAN AVENUE  
 DATE OF INTRODUCTION: MAY 29, 2019  
 PLAN COMMISSION: JULY 18, 2019



Final for Publication



LOWER WACKER PLACE

ONE-WAY TRAFFIC →

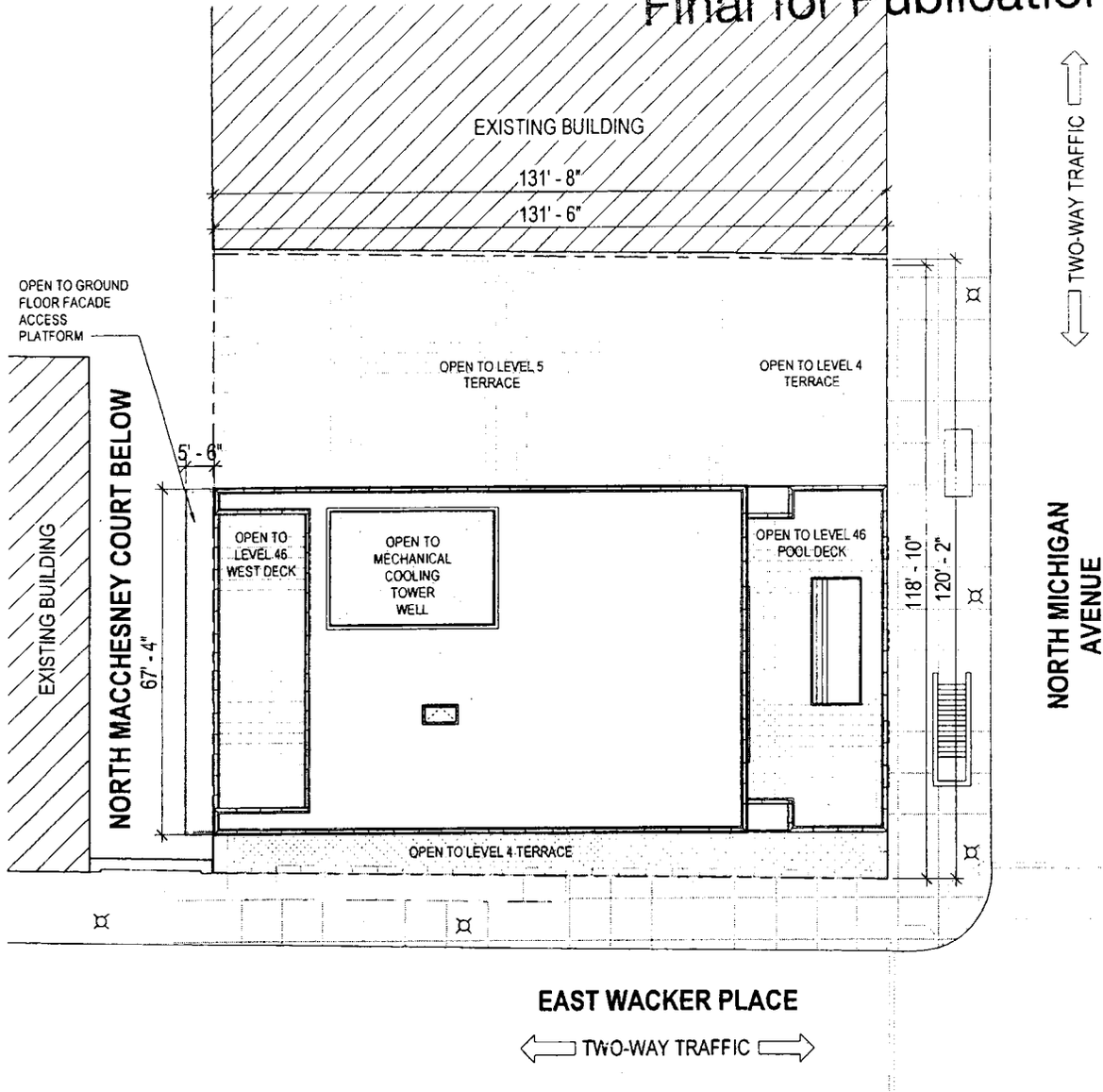
LOWER LEVEL 02 PLAN  
Scale: N.T.S.



APPLICANT: 300 N. MICHIGAN, LLC  
ADDRESS: 300-310 NORTH MICHIGAN AVENUE  
DATE OF INTRODUCTION: MAY 29, 2019  
PLAN COMMISSION: JULY 18, 2019



Final for Publication



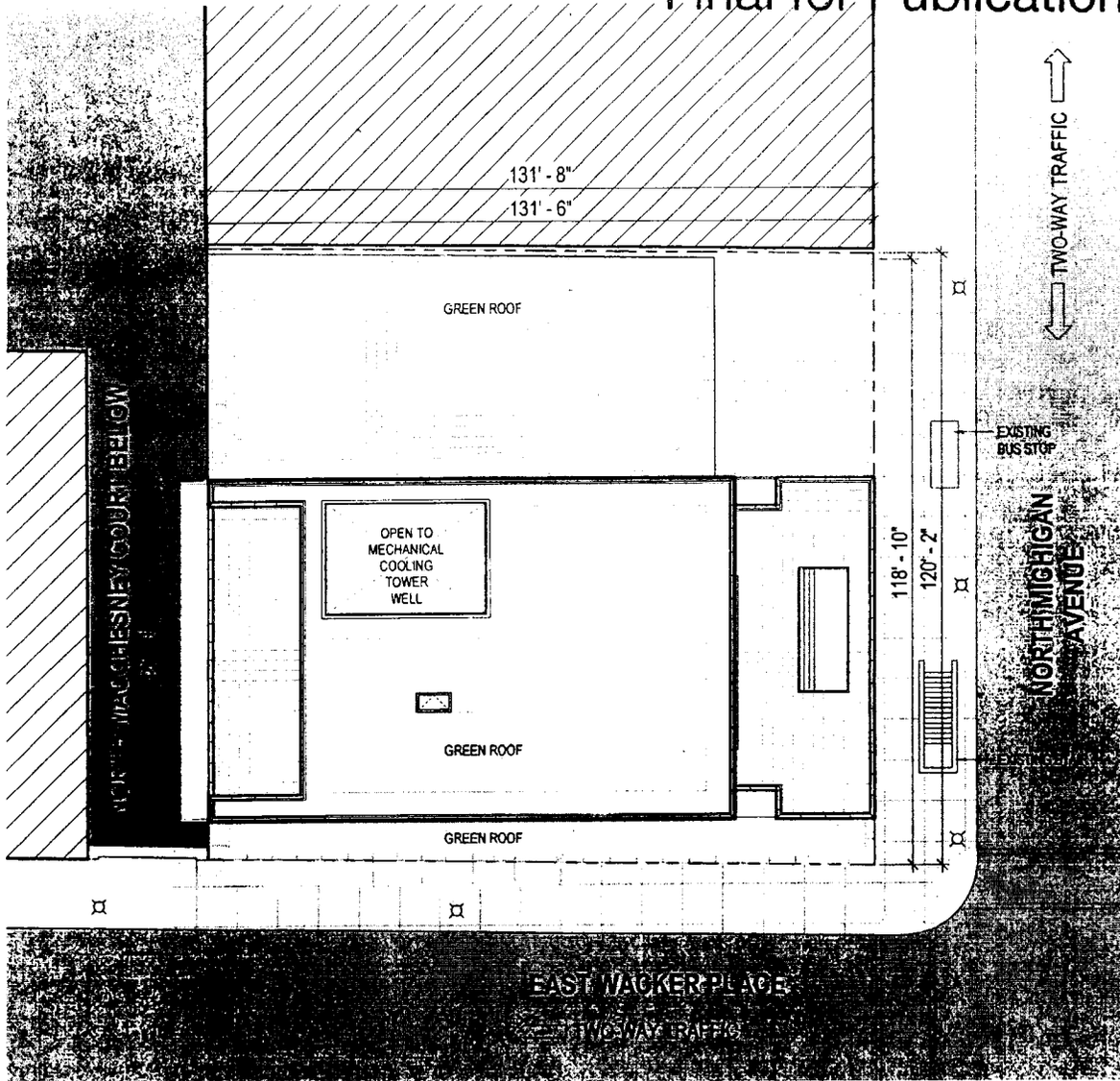
ROOF PLAN  
Scale: N.T.S.



APPLICANT: 300 N. MICHIGAN, LLC  
ADDRESS: 300-310 NORTH MICHIGAN AVENUE  
DATE OF INTRODUCTION: MAY 29, 2019  
PLAN COMMISSION: JULY 18, 2019



Final for Publication



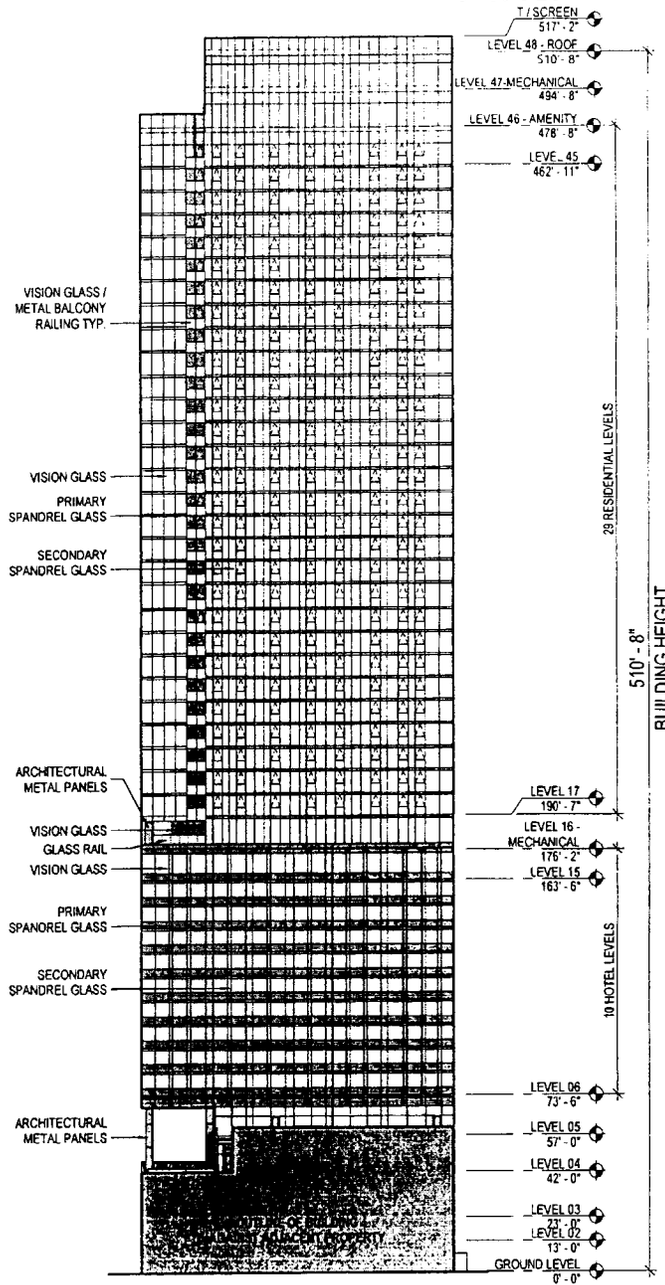
LANDSCAPE PLAN  
Scale: N.T.S.



APPLICANT: 300 N. MICHIGAN, LLC  
 ADDRESS: 300-310 NORTH MICHIGAN AVENUE  
 DATE OF INTRODUCTION: MAY 29, 2019  
 PLAN COMMISSION: JULY 18, 2019



# Final for Publication

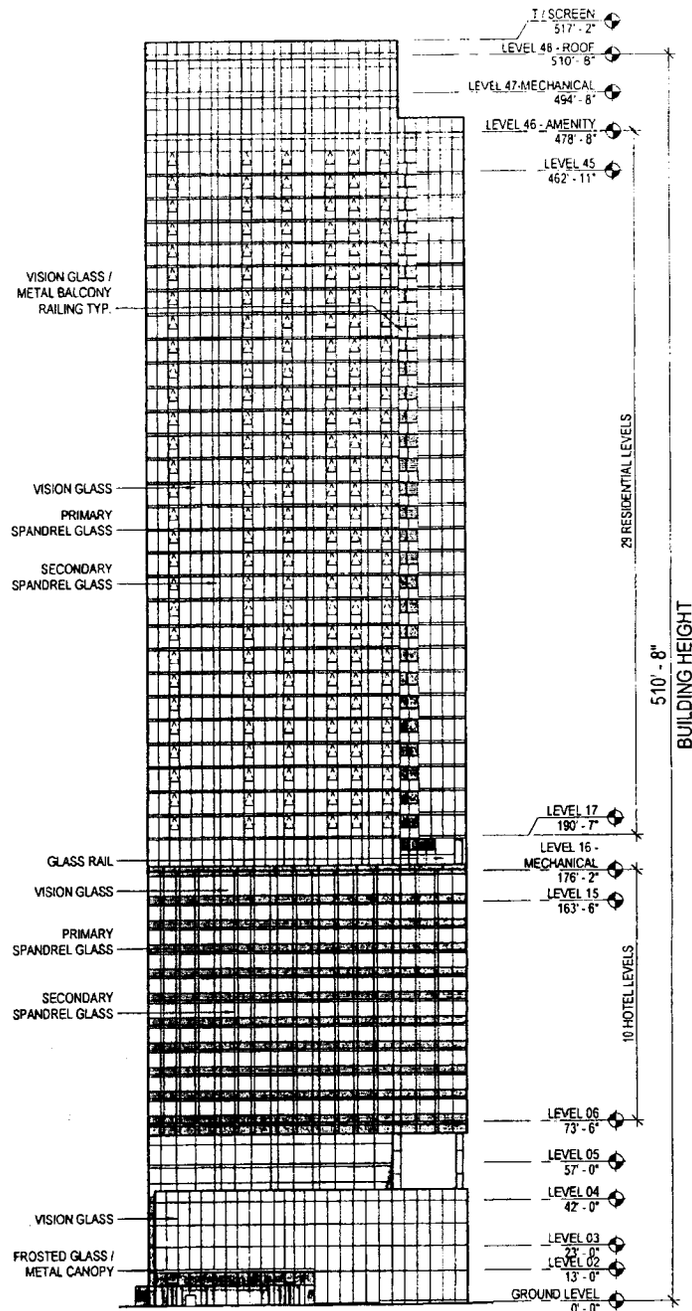


NORTH BUILDING ELEVATION  
Scale: 1/64" = 1'-0"

APPLICANT: 300 N. MICHIGAN, LLC  
ADDRESS: 300-310 NORTH MICHIGAN AVENUE  
DATE OF INTRODUCTION: MAY 29, 2019  
PLAN COMMISSION: JULY 18, 2019



# Final for Publication

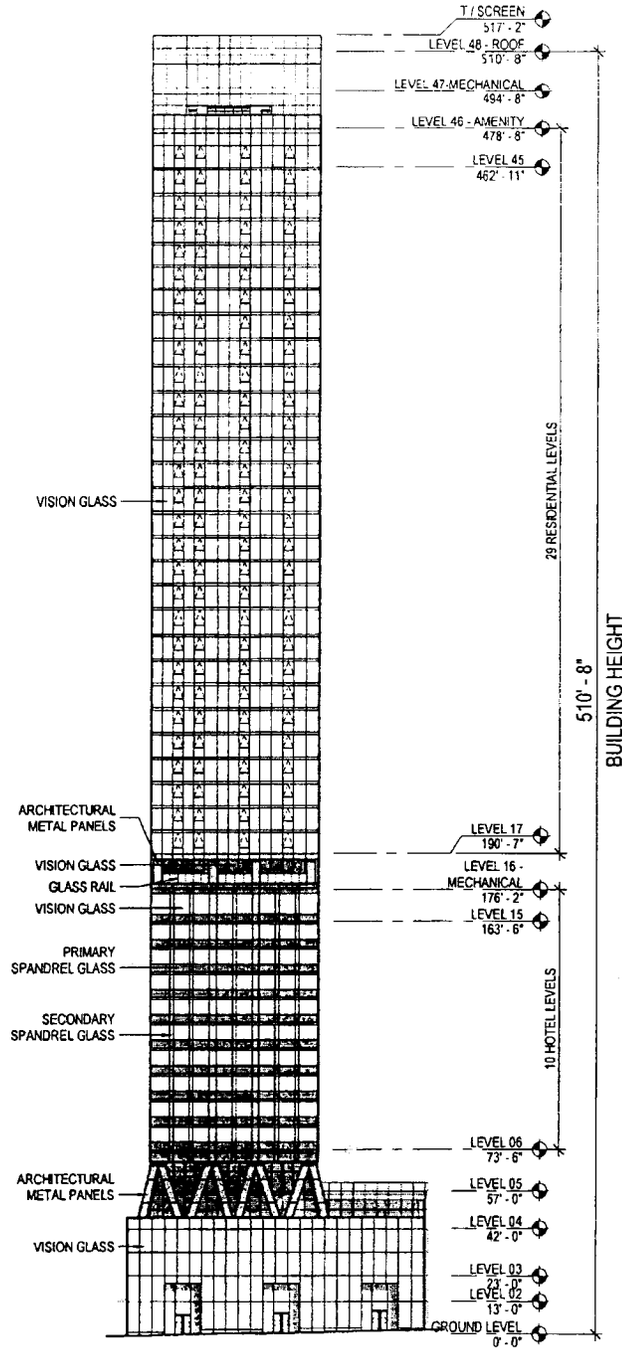


SOUTH BUILDING ELEVATION  
Scale: 1/64" = 1'-0"

APPLICANT: 300 N. MICHIGAN, LLC  
ADDRESS: 300-310 NORTH MICHIGAN AVENUE  
DATE OF INTRODUCTION: MAY 29, 2019  
PLAN COMMISSION: JULY 18, 2019



# Final for Publication

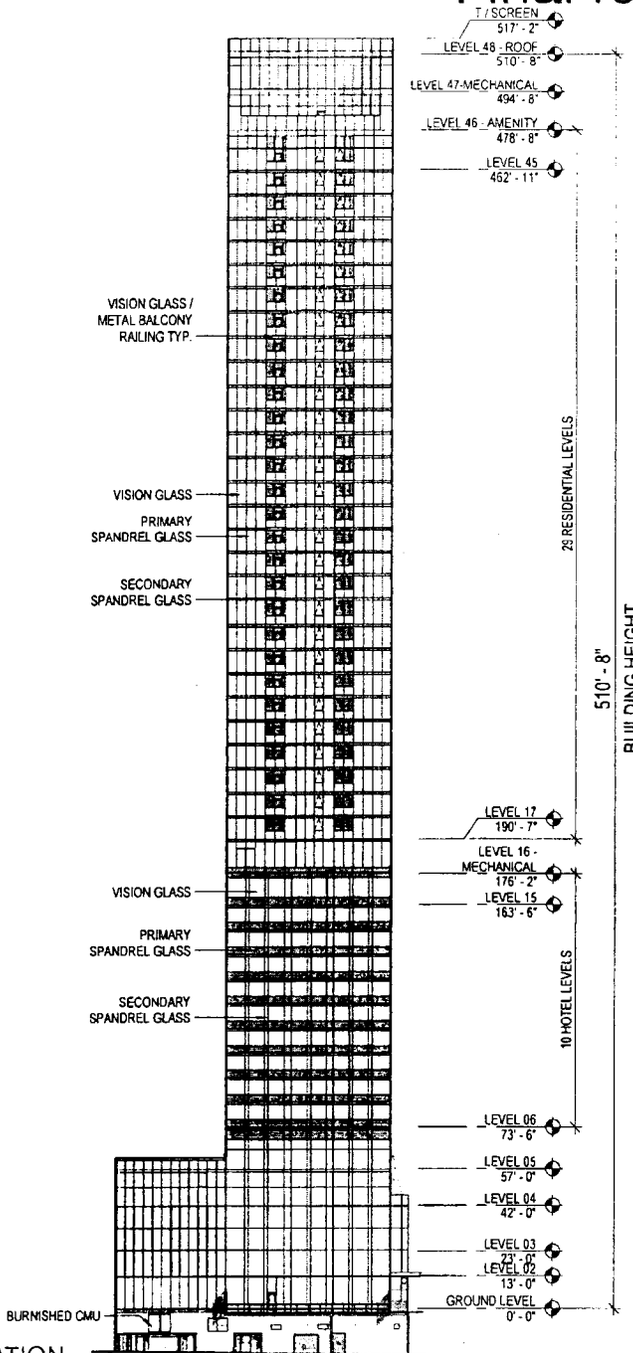


EAST BUILDING ELEVATION  
 Scale: 1/64" = 1'-0"

APPLICANT: 300 N. MICHIGAN, LLC  
 ADDRESS: 300-310 NORTH MICHIGAN AVENUE  
 DATE OF INTRODUCTION: MAY 29, 2019  
 PLAN COMMISSION: JULY 18, 2019



# Final for Publication

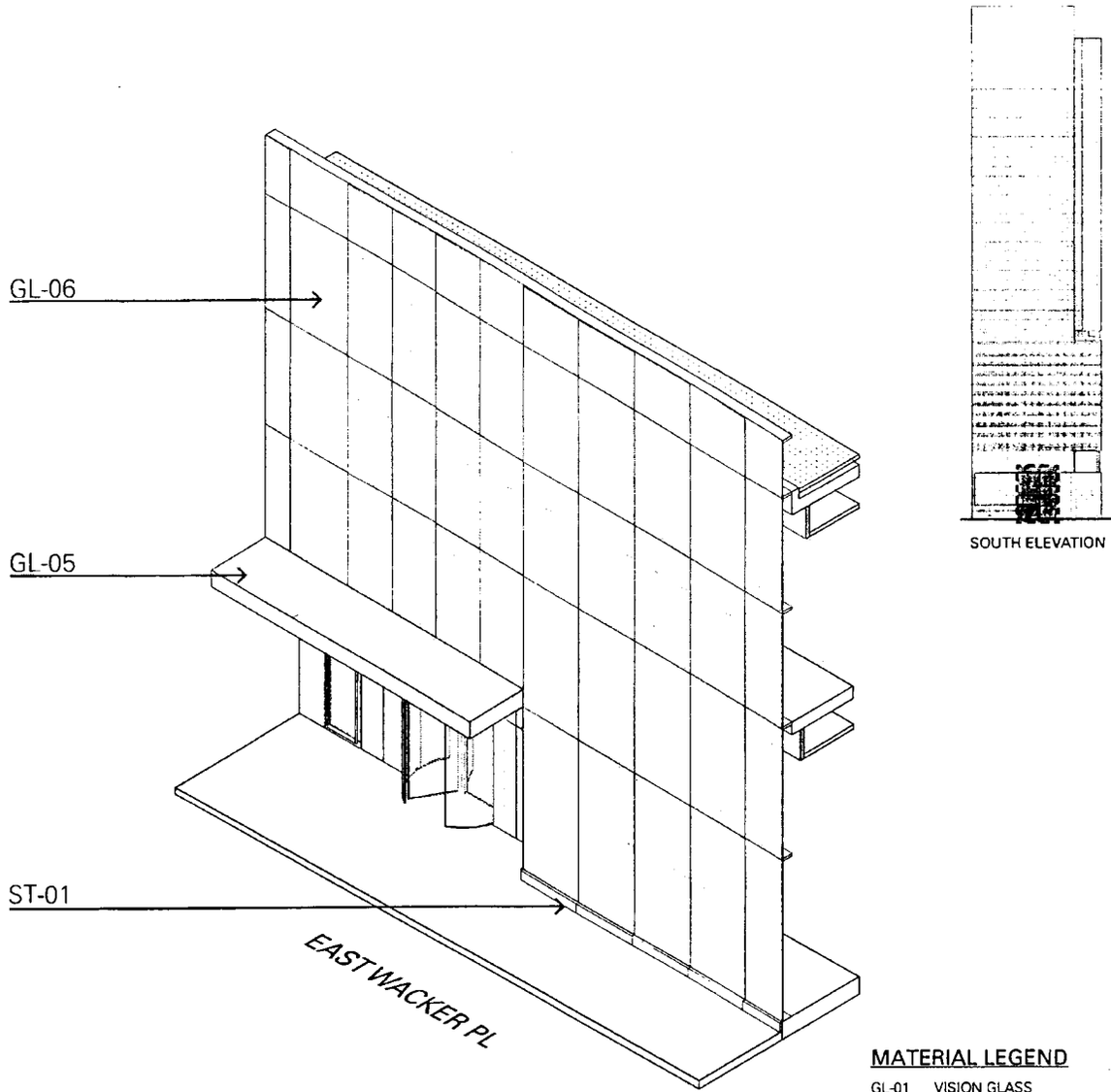


WEST BUILDING ELEVATION  
 Scale: 1/64" = 1'-0"

APPLICANT: 300 N. MICHIGAN, LLC  
 ADDRESS: 300-310 NORTH MICHIGAN AVENUE  
 DATE OF INTRODUCTION: MAY 29, 2019  
 PLAN COMMISSION: JULY 18, 2019



# Final for Publication



TYPICAL BASE AXONOMETRIC VIEW - SOUTH ELEVATION

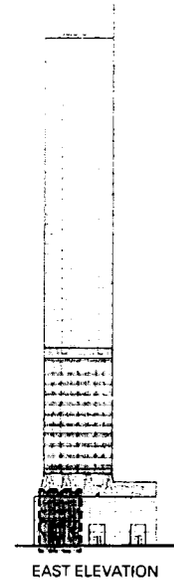
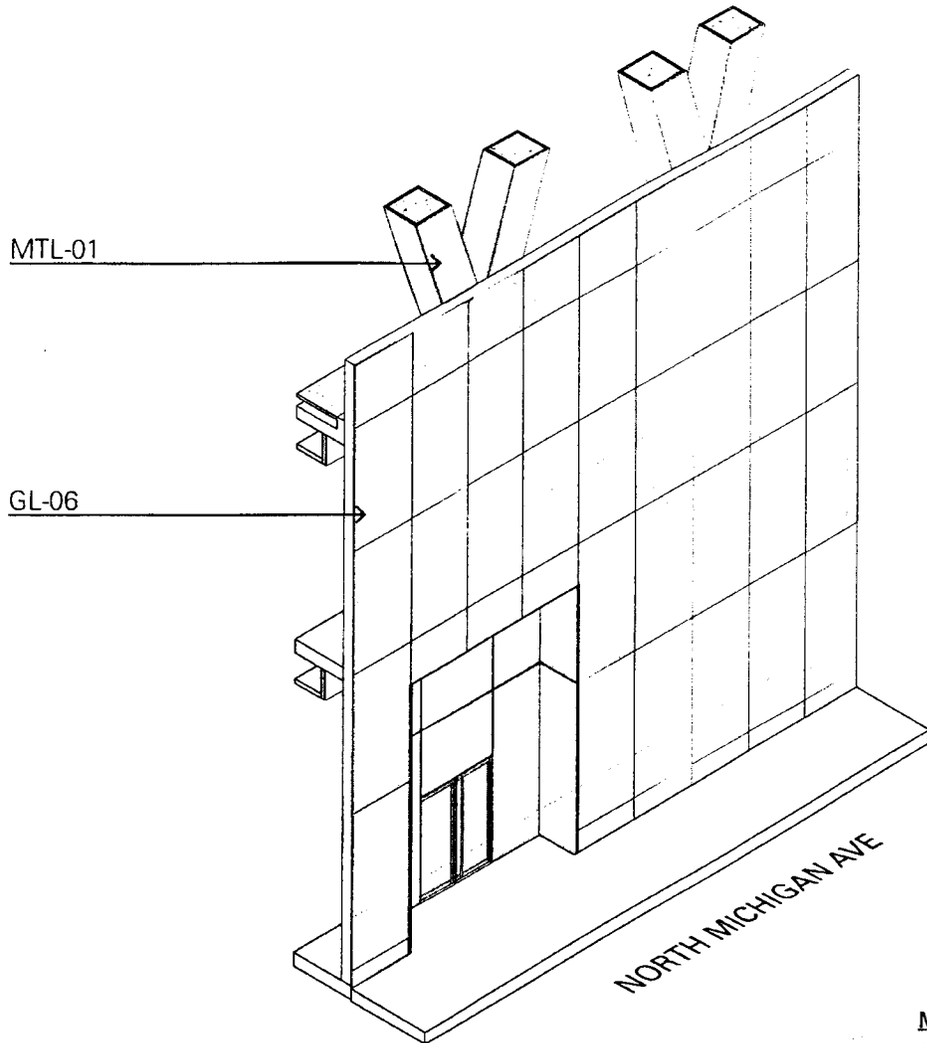
### MATERIAL LEGEND

- GL-01 VISION GLASS
- GL-02 SPANDREL GLASS
- GL-03 SPANDREL GLASS
- GL-04 LAMINATED BALCONY GLASS
- GL-05 LAMINATED TRANSLUCENT GLASS
- GL-06 ULTRA CLEAR VISION GLASS
- GL-07 LAMINATED VISION GLASS
- GL-08 LAMINATED SPANDREL GLASS
- GL-09 LAMINATED SPANDREL GLASS
- MTL-01 PAINTED ALUMINUM
- ST-01 STONE BASE

APPLICANT: 300 N. MICHIGAN, LLC  
 ADDRESS: 300-310 NORTH MICHIGAN AVENUE  
 DATE OF INTRODUCTION: MAY 29, 2019  
 PLAN COMMISSION: JULY 18, 2019



# Final for Publication



### MATERIAL LEGEND

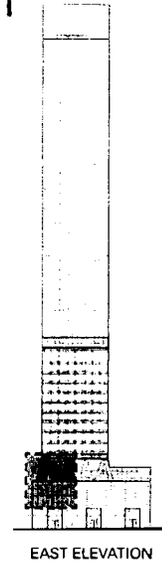
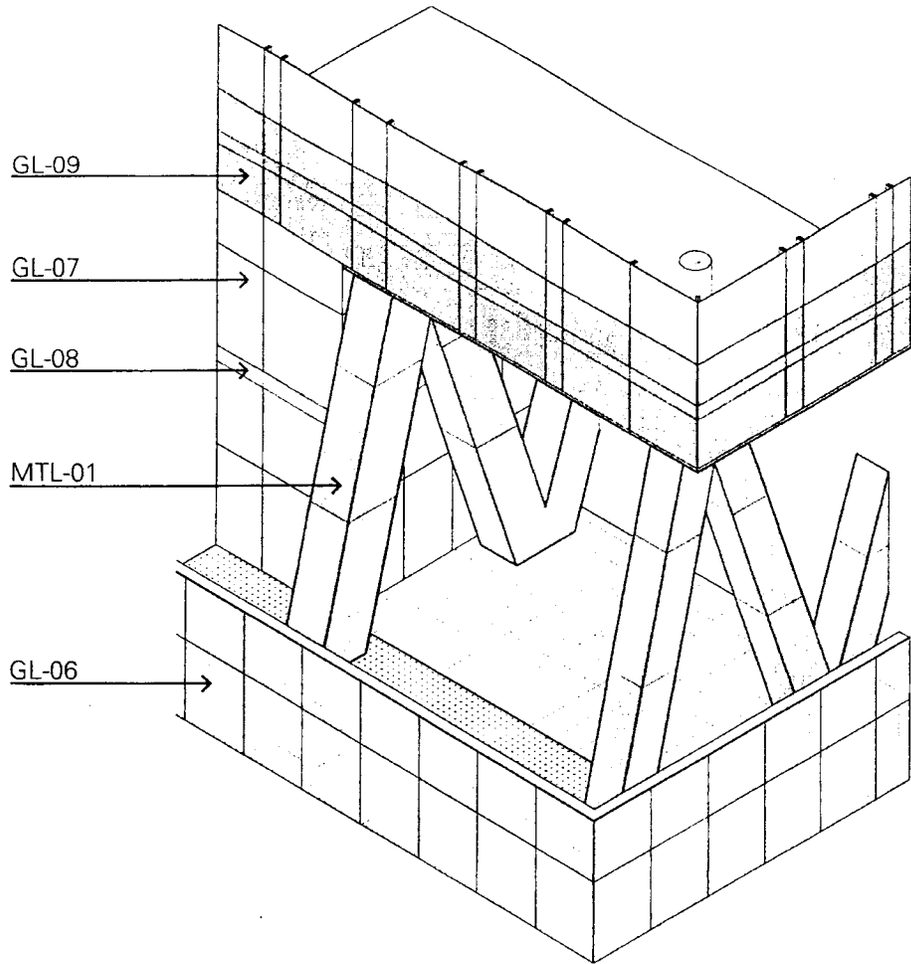
- GL-01 VISION GLASS
- GL-02 SPANDREL GLASS
- GL-03 SPANDREL GLASS
- GL-04 LAMINATED BALCONY GLASS
- GL-05 LAMINATED TRANSLUCENT GLASS
- GL-06 ULTRA CLEAR VISION GLASS
- GL-07 LAMINATED VISION GLASS
- GL-08 LAMINATED SPANDREL GLASS
- GL-09 LAMINATED SPANDREL GLASS
- MTL-01 PAINTED ALUMINUM
- ST-01 STONE BASE

TYPICAL BASE AXONOMETRIC VIEW - EAST ELEVATION

APPLICANT: 300 N. MICHIGAN, LLC  
 ADDRESS: 300-310 NORTH MICHIGAN AVENUE  
 DATE OF INTRODUCTION: MAY 29, 2019  
 PLAN COMMISSION: JULY 18, 2019



# Final for Publication



### MATERIAL LEGEND

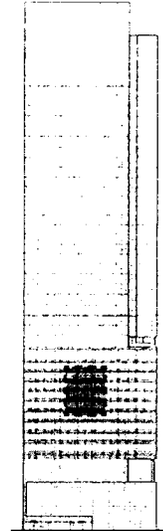
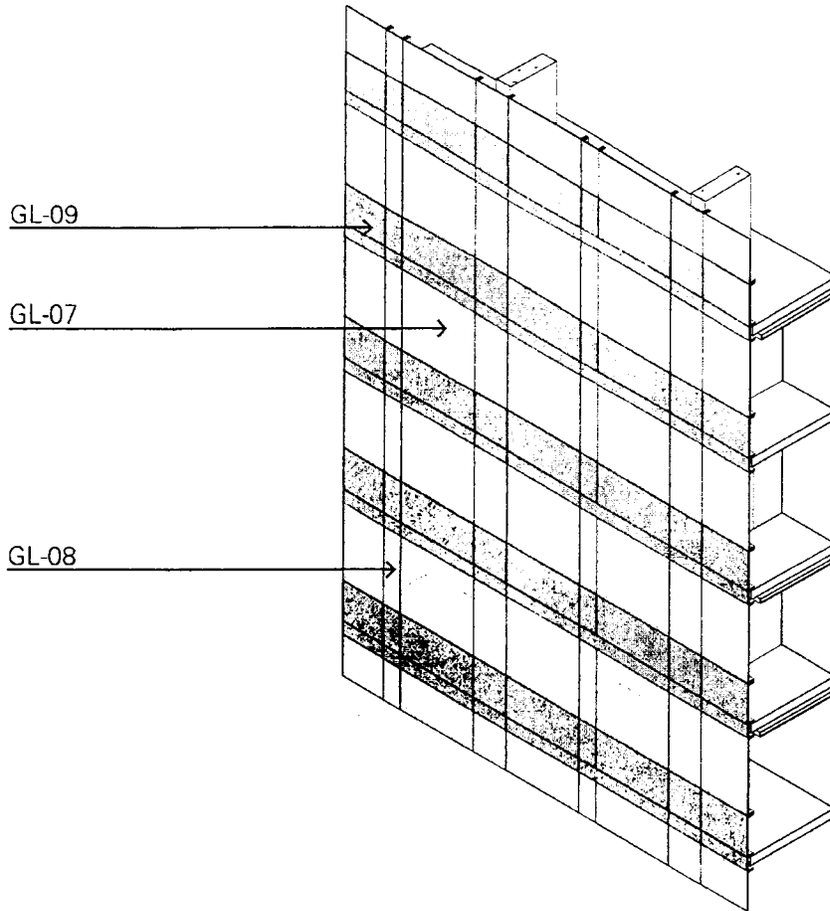
- GL-01 VISION GLASS
- GL-02 SPANDREL GLASS
- GL-03 SPANDREL GLASS
- GL-04 LAMINATED BALCONY GLASS
- GL-05 LAMINATED TRANSLUCENT GLASS
- GL-06 ULTRA CLEAR VISION GLASS
- GL-07 LAMINATED VISION GLASS
- GL-08 LAMINATED SPANDREL GLASS
- GL-09 LAMINATED SPANDREL GLASS
- MTL-01 PAINTED ALUMINUM
- ST-01 STONE BASE

LEVEL 04 TERRACE AXONOMETRIC VIEW - SOUTHEAST CORNER

APPLICANT: 300 N. MICHIGAN, LLC  
 ADDRESS: 300-310 NORTH MICHIGAN AVENUE  
 DATE OF INTRODUCTION: MAY 29, 2019  
 PLAN COMMISSION: JULY 18, 2019



# Final for Publication



SOUTH ELEVATION

### MATERIAL LEGEND

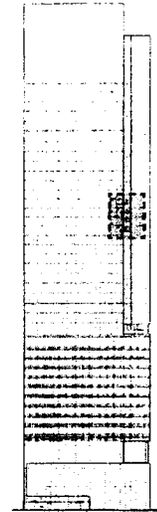
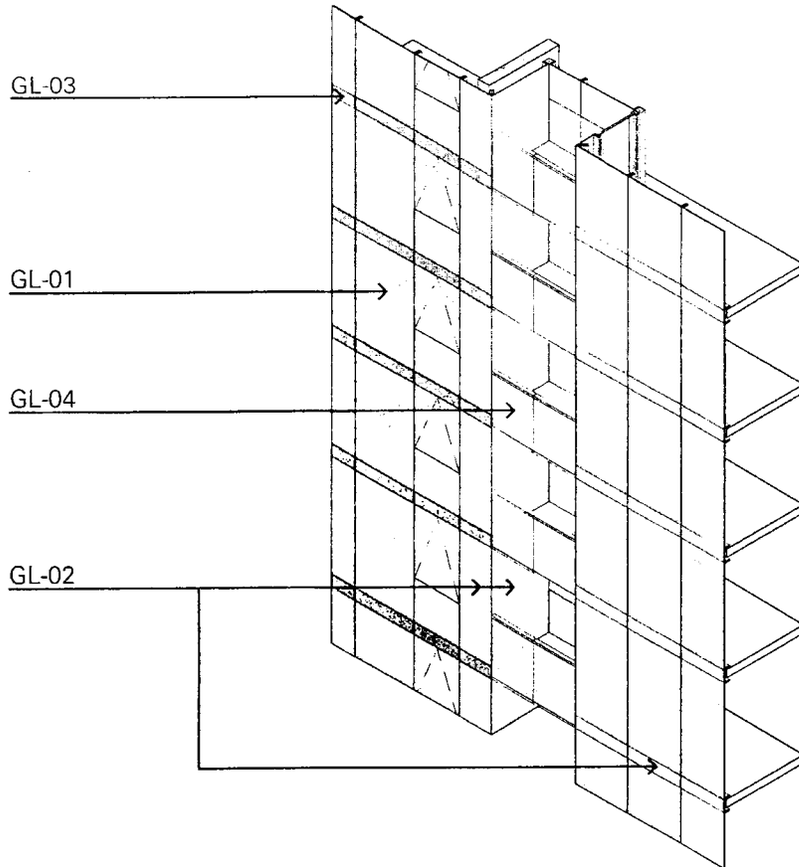
- GL-01 VISION GLASS
- GL-02 SPANDREL GLASS
- GL-03 SPANDREL GLASS
- GL-04 LAMINATED BALCONY GLASS
- GL-05 LAMINATED TRANSLUCENT GLASS
- GL-06 ULTRA CLEAR VISION GLASS
- GL-07 LAMINATED VISION GLASS
- GL-08 LAMINATED SPANDREL GLASS
- GL-09 LAMINATED SPANDREL GLASS
- MTL-01 PAINTED ALUMINUM
- ST-01 STONE BASE

TYPICAL BUILDING AXONOMETRIC VIEW - SOUTH ELEVATION

APPLICANT: 300 N. MICHIGAN, LLC  
 ADDRESS: 300-310 NORTH MICHIGAN AVENUE  
 DATE OF INTRODUCTION: MAY 29, 2019  
 PLAN COMMISSION: JULY 18, 2019



# Final for Publication



SOUTH ELEVATION

TYPICAL BUILDING AXONOMETRIC VIEW - SOUTH ELEVATION

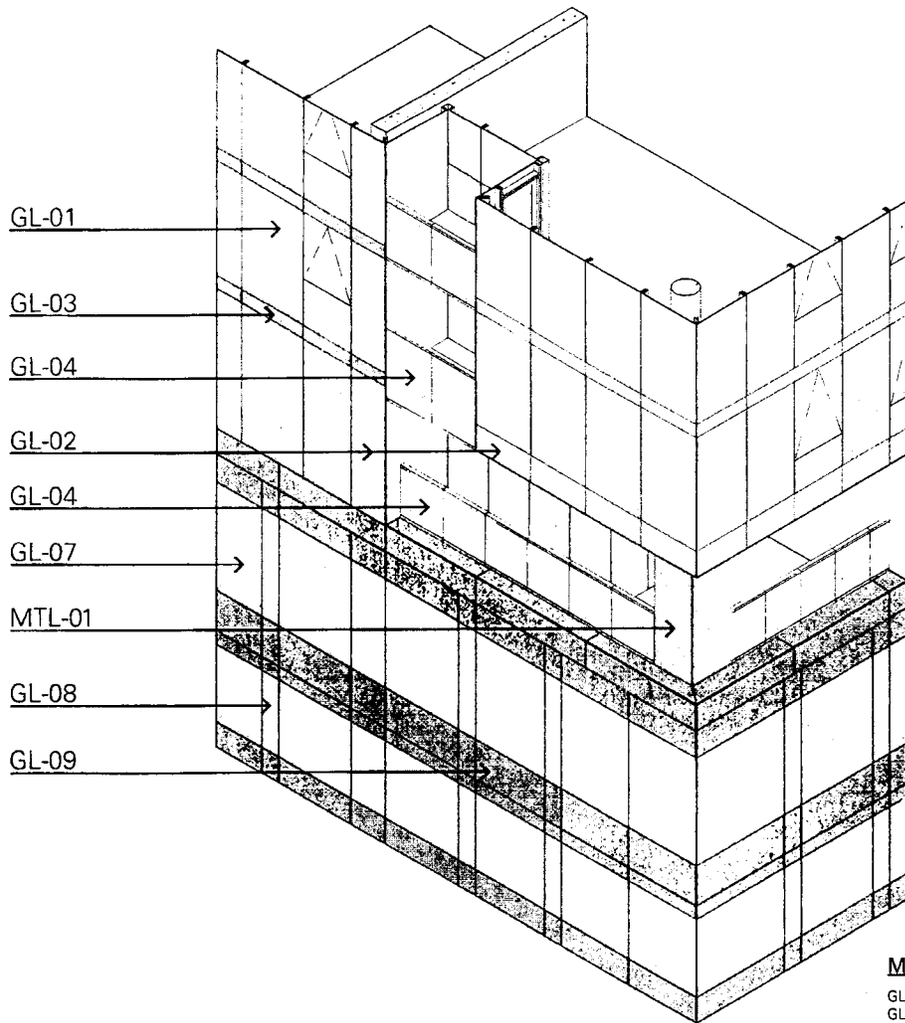
### MATERIAL LEGEND

- GL-01 VISION GLASS
- GL-02 SPANDREL GLASS
- GL-03 SPANDREL GLASS
- GL-04 LAMINATED BALCONY GLASS
- GL-05 LAMINATED TRANSLUCENT GLASS
- GL-06 ULTRA CLEAR VISION GLASS
- GL-07 LAMINATED VISION GLASS
- GL-08 LAMINATED SPANDREL GLASS
- GL-09 LAMINATED SPANDREL GLASS
- MTL-01 PAINTED ALUMINUM
- ST-01 STONE BASE

APPLICANT: 300 N. MICHIGAN, LLC  
 ADDRESS: 300-310 NORTH MICHIGAN AVENUE  
 DATE OF INTRODUCTION: MAY 29, 2019  
 PLAN COMMISSION: JULY 18, 2019



# Final for Publication



SOUTH ELEVATION

### MATERIAL LEGEND

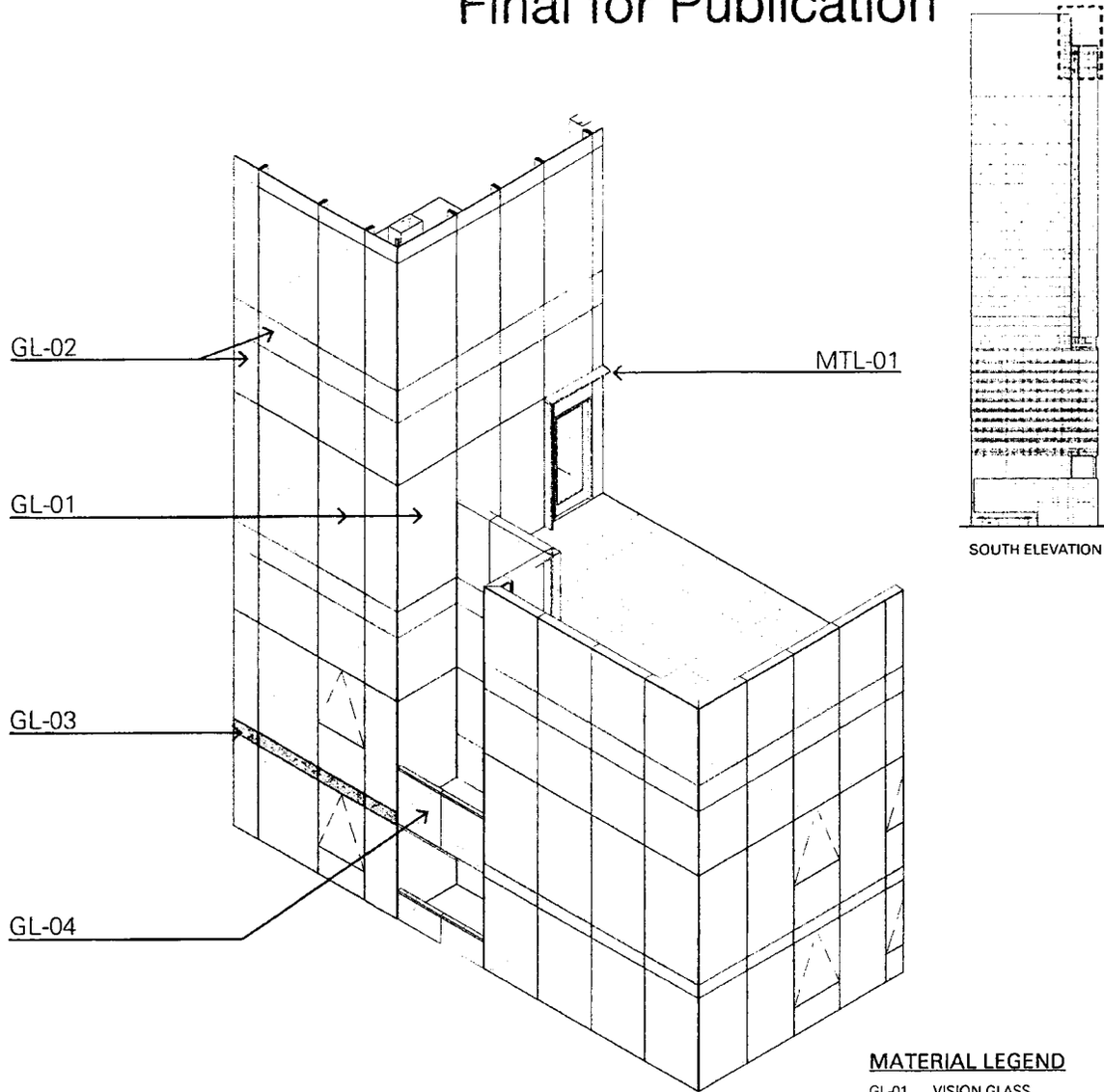
- GL-01 VISION GLASS
- GL-02 SPANDREL GLASS
- GL-03 SPANDREL GLASS
- GL-04 LAMINATED BALCONY GLASS
- GL-05 LAMINATED TRANSLUCENT GLASS
- GL-06 ULTRA CLEAR VISION GLASS
- GL-07 LAMINATED VISION GLASS
- GL-08 LAMINATED SPANDREL GLASS
- GL-09 LAMINATED SPANDREL GLASS
- MTL-01 PAINTED ALUMINUM
- ST-01 STONE BASE

LEVEL 16 AXONOMETRIC VIEW - SOUTHEAST CORNER

APPLICANT: 300 N. MICHIGAN, LLC  
 ADDRESS: 300-310 NORTH MICHIGAN AVENUE  
 DATE OF INTRODUCTION: MAY 29, 2019  
 PLAN COMMISSION: JULY 18, 2019



# Final for Publication



BUILDING TOP AXONOMETRIC VIEW - SOUTHEAST CORNER

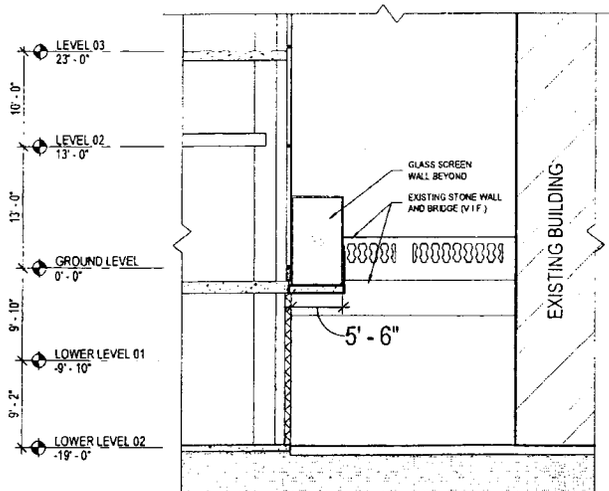
### MATERIAL LEGEND

- GL-01 VISION GLASS
- GL-02 SPANDREL GLASS
- GL-03 SPANDREL GLASS
- GL-04 LAMINATED BALCONY GLASS
- GL-05 LAMINATED TRANSLUCENT GLASS
- GL-06 ULTRA CLEAR VISION GLASS
- GL-07 LAMINATED VISION GLASS
- GL-08 LAMINATED SPANDREL GLASS
- GL-09 LAMINATED SPANDREL GLASS
- MTL-01 PAINTED ALUMINUM
- ST-01 STONE BASE

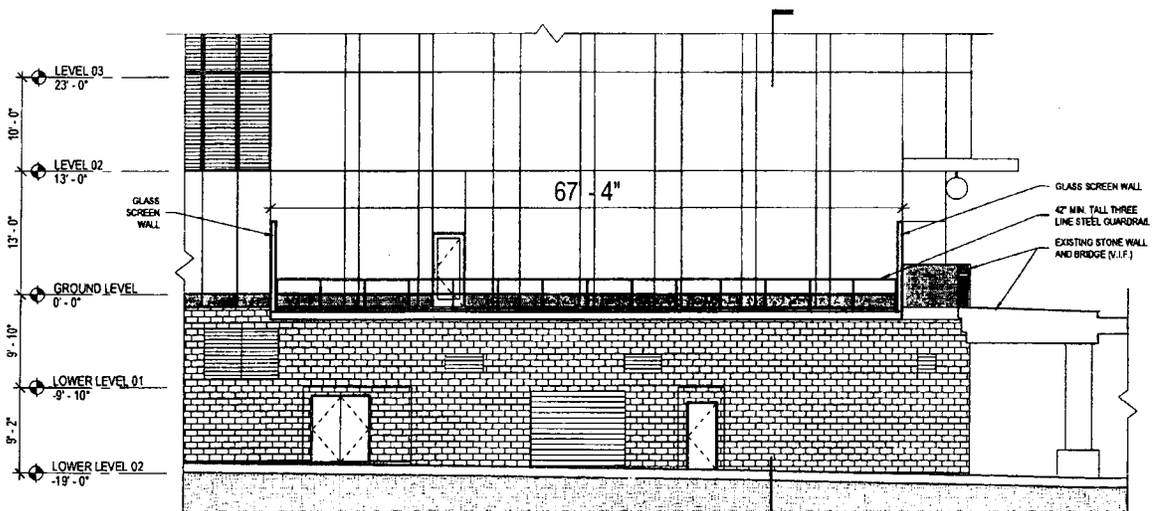
APPLICANT: 300 N. MICHIGAN, LLC  
 ADDRESS: 300-310 NORTH MICHIGAN AVENUE  
 DATE OF INTRODUCTION: MAY 29, 2019  
 PLAN COMMISSION: JULY 18, 2019



Final for Publication



EAST/WEST SECTION



PARTIAL WEST ELEVATION

FACADE ACCESS PLATFORM  
Scale: 1/16" = 1'-0"

APPLICANT: 300 N. MICHIGAN, LLC  
ADDRESS: 300-310 NORTH MICHIGAN AVENUE  
DATE OF INTRODUCTION: MAY 29, 2019  
PLAN COMMISSION: JULY 18, 2019



*Reclassification Of Area Shown On Map No. 1-G.*

(As Amended)

(Application No. 20010)

(Common Address: 1033 -- 1057 W. Fulton Market, 225 -- 233 N. Aberdeen St.  
And 224 -- 232 N. Carpenter St.)

[SO2019-2728]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all the C1-1 Neighborhood Commercial District and C3-5 Commercial, Manufacturing and Employment District symbols and designations as shown on Map Number 1-G in the area bounded by:

West Fulton Market; North Carpenter Street; the public alley next south of and parallel to West Fulton Market; and North Aberdeen Street,

to the designation of a DX-5 Downtown Mixed-Use District and a corresponding use district is hereby established in the area above described.

SECTION 2. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all the DX-5 Downtown Mixed-Use District symbols and designations as shown on Map Number 1-G in the area bounded by:

West Fulton Market; North Carpenter Street; the public alley next south of and parallel to West Fulton Market; and North Aberdeen Street,

to the designation of a Business Planned Development, which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

SECTION 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-Business Planned Development No. \_\_\_\_\_.*

*Planned Development Statements.*

1. The area delineated herein as Planned Development Number \_\_\_\_\_, as amended ("Planned Development"), consists of approximately 25,180 square feet of property which is depicted on the attached Planned Development Boundary and Property Line Map ("Property"). Silver Queen LLC is the "Applicant" and owner of Subarea A of the Property for this Planned Development. 232 Carpenter LLC is the owner of

Subarea B of the Property for this Planned Development and have provided proper consent.

2. 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 titleholders 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 titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400.
3. 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 or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation on behalf of the Applicant or its successors, assigns or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the Planned Development.

Ingress or egress shall be pursuant to the Planned Development and may be subject to the review and approval of the Departments of Planning and Development and Transportation. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of the Department of Transportation.

All colorized concrete, cobblestone, or other non-standard treatment, and street furniture and/or hardware shall be restored to current condition or replaced per the Fulton Market Streetscape Section 2 Contract Plans.

Pursuant to a negotiated and executed Perimeter Restoration Agreement by and between the Department of Transportation's Division of Infrastructure Management and the Applicant, the Applicant shall provide improvements and restoration of all public way adjacent to the Property, which may include, but not be limited to, the following as shall be reviewed and determined by the Department of Transportation's Division of Infrastructure Management:

- Curb and gutter
- Sidewalks
- ADA crosswalk ramps
- Parkway and landscaping

The Perimeter Restoration Agreement must be executed prior to any Department of Transportation and Planned Development Part II Review permitting. The Perimeter Restoration Agreement shall reflect that all work must comply with current Rules and Regulations and must be designed and constructed in accordance with the Department of Transportation's Construction Standards for Work in the Public Way and in compliance with the Municipal Code of Chicago Chapter 10-20. Design of said improvements should follow Department of Transportation's Rules and Regulations for Construction in the Public Way as well as the Street and Site Plan Design Standards. Any variation in scope or design of public way improvements and restoration must be approved by the Department of Transportation.

4. This plan of development consists of 17 Statements; a Bulk Regulations Table; an Existing Zoning Map; an Existing Land-Use Map; a Planned Development Boundary, Property Line and Subarea Map; Site Plan; Landscape Plan; Axonometric Diagrams; and Building Elevations (North, East, South and West) prepared by Hartshorne Plunkard Architecture and Planning dated July 18, 2019 and submitted herein. In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Chicago Zoning Ordinance, and all requirements thereto, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this Planned Development ordinance and the Chicago Zoning Ordinance, this Planned Development shall control.
5. In each of the following Subareas, the following uses shall be permitted in this Planned Development:
  - Subarea A:

Hotel, office, general retail sales, food and beverage retail sales; eating and drinking establishments including incidental liquor sales; financial services; personal services; co-located wireless communications facilities; and incidental and accessory uses.
  - Subarea B:

Office, general retail sales, food and beverage retail sales; eating and drinking establishments including incidental liquor sales; financial services; business equipment sales and services; business support services; accessory parking; personal services; co-located wireless communications facilities; and incidental and accessory uses.
6. On-premises signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and approval of the Department of Planning and Development. Off-premises signs are prohibited within the boundary of the Planned Development.

7. For purposes of height measurement, the definitions in the Chicago Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
8. The maximum permitted floor area ratio (FAR) for the Property shall be in accordance with the attached Bulk Regulations and Data Table. For the purpose of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations and Data Table has been determined used a net site area of 25,180 square feet and a base FAR of 5.0 and a Neighborhood Opportunity Bonus of 3.1 for a total FAR of 8.1.
9. Upon review and determination, Part II Review, pursuant to Section 17-13-0610, a Part II Review fee shall be assessed by the Department of Planning and Development. The fee, as determined by staff at the time, is final and binding on the Applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
10. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines, including Section 17-13-0800. Final landscape plan review and approval will be by the Department of Planning and Development. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part II Approval.
11. The Applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Fleet and Facility Management and Buildings, under Section 13-32-085, or any other provision of the Municipal Code of Chicago.
12. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A, by the Zoning Administrator upon the application for such a modification by the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors.
13. The Applicant acknowledges that it is in the public interest to design, construct, renovate, and maintain all buildings in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.
14. The Applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources.

The Applicant shall obtain the number of points necessary to meet the requirements of the Chicago Sustainable Development Policy, in effect at the time the Part II Review process is initiated for each improvement that is subject to the aforementioned policy and must provide documentation verifying compliance.

15. The Applicant acknowledges that it is the policy of the City to maximize opportunities for Minority- and Women-owned Business Enterprises (“M/WBEs”) and City residents to compete for contracts and jobs on construction projects approved through the planned development process. To assist the City in promoting and tracking such M/WBE and City resident participation, an applicant for planned development approval shall provide information at three points in the City approval process. First, the applicant must submit to the Department of Planning and Development (“DPD”), as part of its application for planned development approval, an M/WBE Participation Proposal. The M/WBE Participation Proposal must identify the applicant’s goals for participation of certified M/WBE firms in the design, engineering and construction of the project, and of City residents in the construction work. The City encourages goals of 26 percent MBE and 6 percent WBE participation (measured against the total construction budget for the project or any phase thereof), and \*(ii) 50 percent City resident hiring (measured against the total construction work hours for the project or any phase thereof). The M/WBE Participation Proposal must include a description of the applicant’s proposed outreach plan designed to inform M/WBEs and City residents of job and contracting opportunities. Second, at the time of the applicant’s submission for Part II Permit Review for the project or any phase thereof, the applicant must submit to DPD (a) updates (if any) to the applicant’s preliminary outreach plan, (b) a description of the applicant’s outreach efforts and evidence of such outreach, including, without limitation, copies of certified letters to M/WBE contractor associations and the ward office of the alderman in which the project is located and receipts thereof, (c) responses to the applicant’s outreach efforts, and (d) updates (if any) to the applicant’s M/WBE and City resident participation goals. Third, prior to issuance of a Certificate of Occupancy for the project or any phase thereof, the applicant must provide DPD with the actual level of M/WBE and City resident participation in the project or any phase thereof, and evidence of such participation. In addition to the forgoing, DPD may request such additional information as the department determines may be necessary or useful in evaluating the extent to which M/WBEs and City residents are informed of and utilized in planned development projects. All such information will be provided in a form acceptable to the Zoning Administrator. DPD will report the data it collects regarding projected and actual employment of M/WBEs and City residents in planned development projects twice yearly to the Chicago Plan Commission and annually to the Chicago City Council and the Mayor.

---

\* Editor’s Note: Numbering sequence error; (i) missing in original document.

16. The Planned Development includes the property commonly known as 1033 -- 1057 West Fulton Market, 225 -- 233 North Aberdeen Street and 224 -- 232 North Carpenter Street, which is within a district designated as a Chicago landmark. The plans for this Planned Development have been reviewed and approved by the Commission on Chicago Landmarks pursuant to the Chicago Landmarks Ordinance, Section 2-120-740. Any variation in the plans for this Planned Development may be subject to the approval of Commission on Chicago Landmarks.
17. This Planned Development shall be governed by Section 17-13-0612. Should this Planned Development ordinance lapse, the Commissioner of the Department of Planning and Development shall initiate a zoning map amendment to rezone the Property to the DX-5 Downtown Mixed-Use District.

[Existing Zoning Map; Existing Land-Use Map; Boundary and Subarea Map; Site/Landscape Plan; North, South, East and West Building Elevations; and Axonometric Diagrams referred to in these Plan of Development Statements printed on pages 3716 through 3729 of this *Journal*.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

*Residential-Business Planned Development No. \_\_\_\_\_.*

*Bulk Regulations And Data Table.*

Gross Site Area (square feet):	46,079
Subarea A:	26,721
Subarea B:	19,358
Net Site Area (square feet):	25,180
Subarea A:	15,108
Subarea B:	10,072
Base Floor Area Ratio:	5.00
Bonus Floor Area Ratio:	3.1

**Maximum Floor Area Ratio:**

203,958 square feet 8.1

Subarea A: 151,584 square feet 10.03

Subarea B: 52,374 square feet 5.19

**Minimum Accessory Off-Street  
Parking Spaces:**

Subarea A: 0

Subarea B: 15

**Maximum Non-Accessory Off-Street  
Parking Spaces:**

0

**Minimum Bicycle Parking Spaces:**

Subarea A: 36

Subarea B: 20

**Minimum Off-Street Loading Spaces:**

Subarea A: 1 (10 feet width by 25 feet length by 12 feet height)

Subarea B: 0

**Maximum Building Height (feet):**

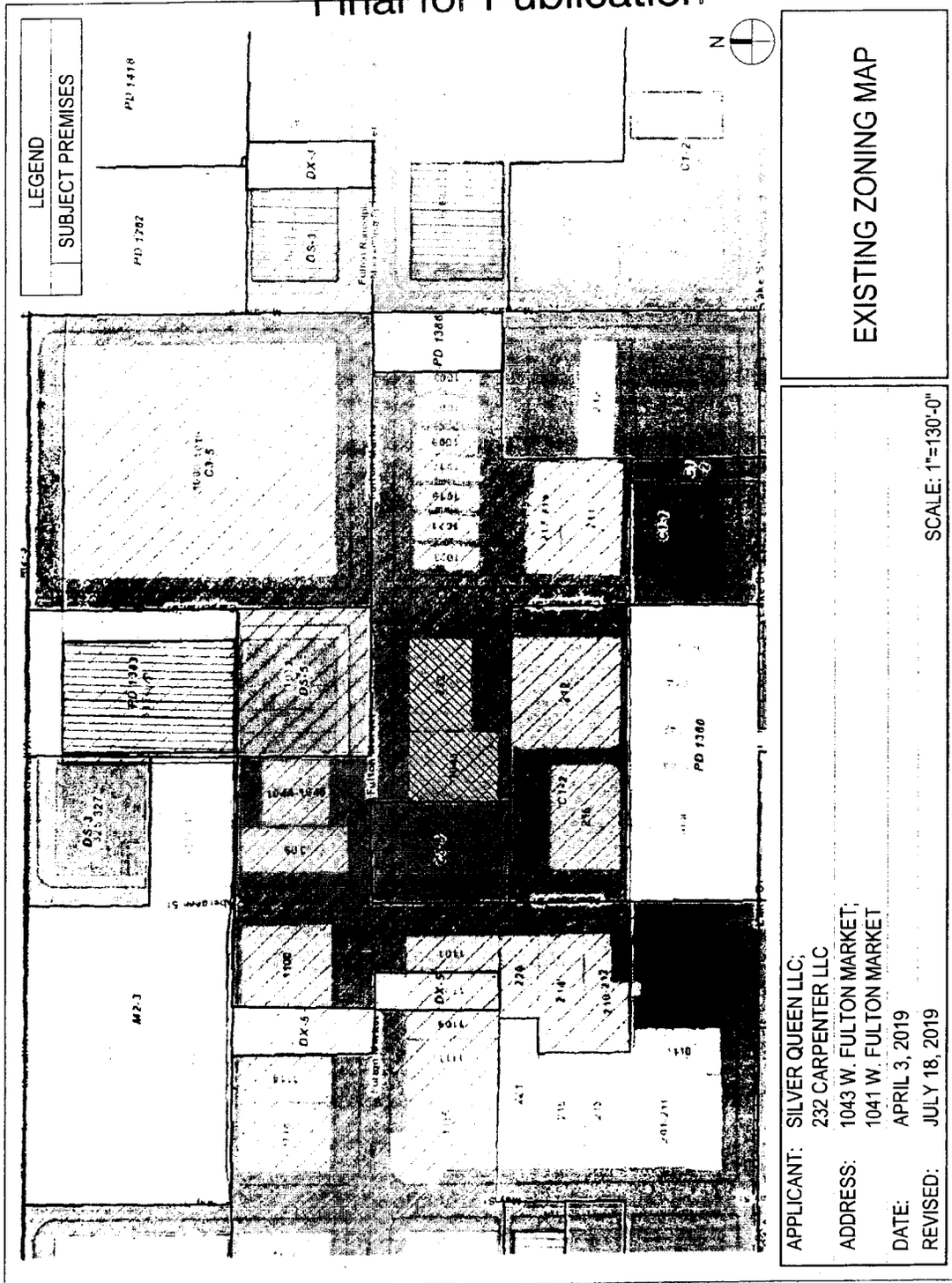
Subarea A: 147

Subarea B: 88

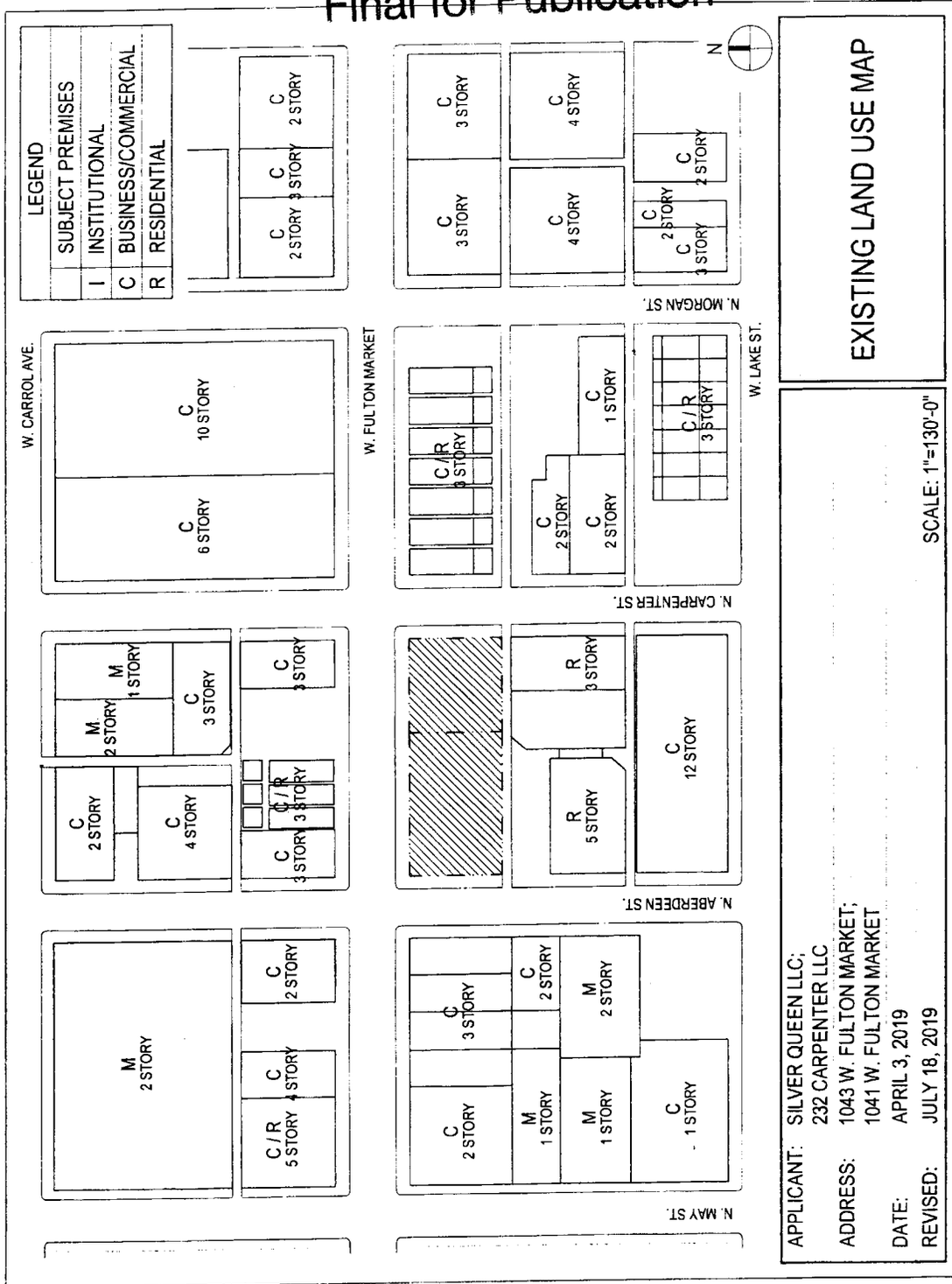
**Minimum Setbacks:**

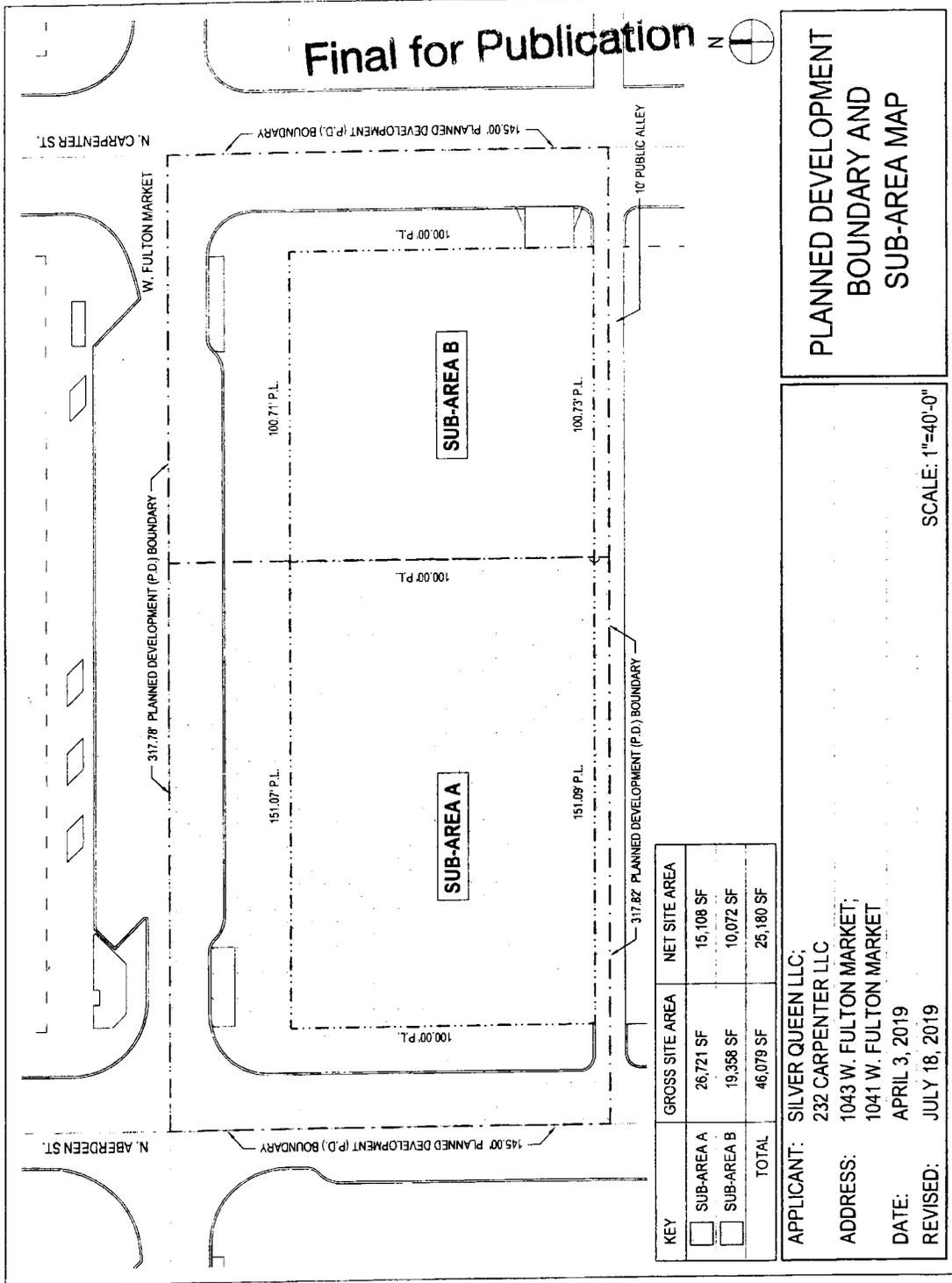
Per Plans

Final for Publication



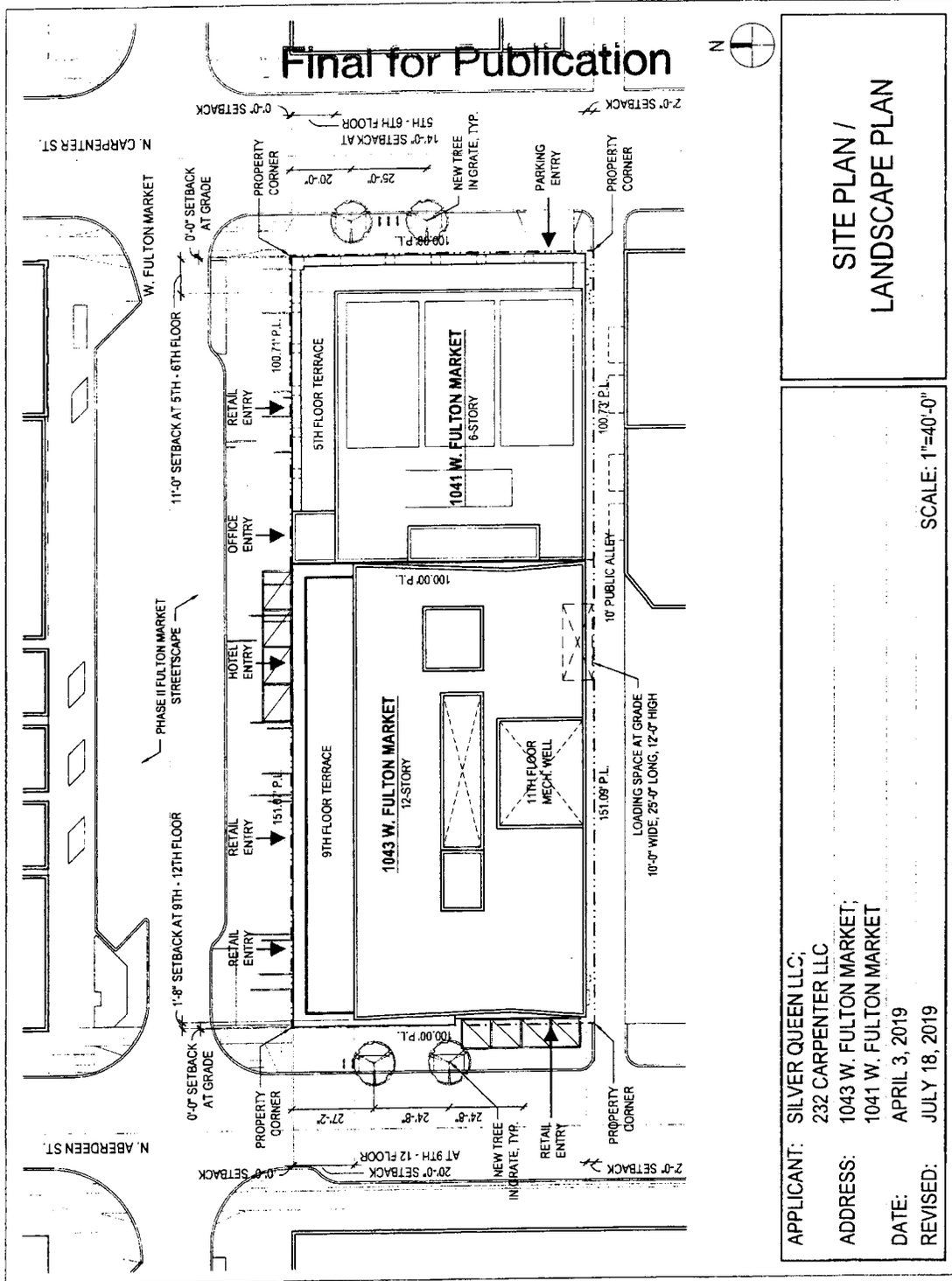
# Final for Publication





KEY	GROSS SITE AREA	NET SITE AREA
<input type="checkbox"/> SUB-AREA A	26,721 SF	15,108 SF
<input type="checkbox"/> SUB-AREA B	19,358 SF	10,072 SF
<b>TOTAL</b>	<b>46,079 SF</b>	<b>25,180 SF</b>

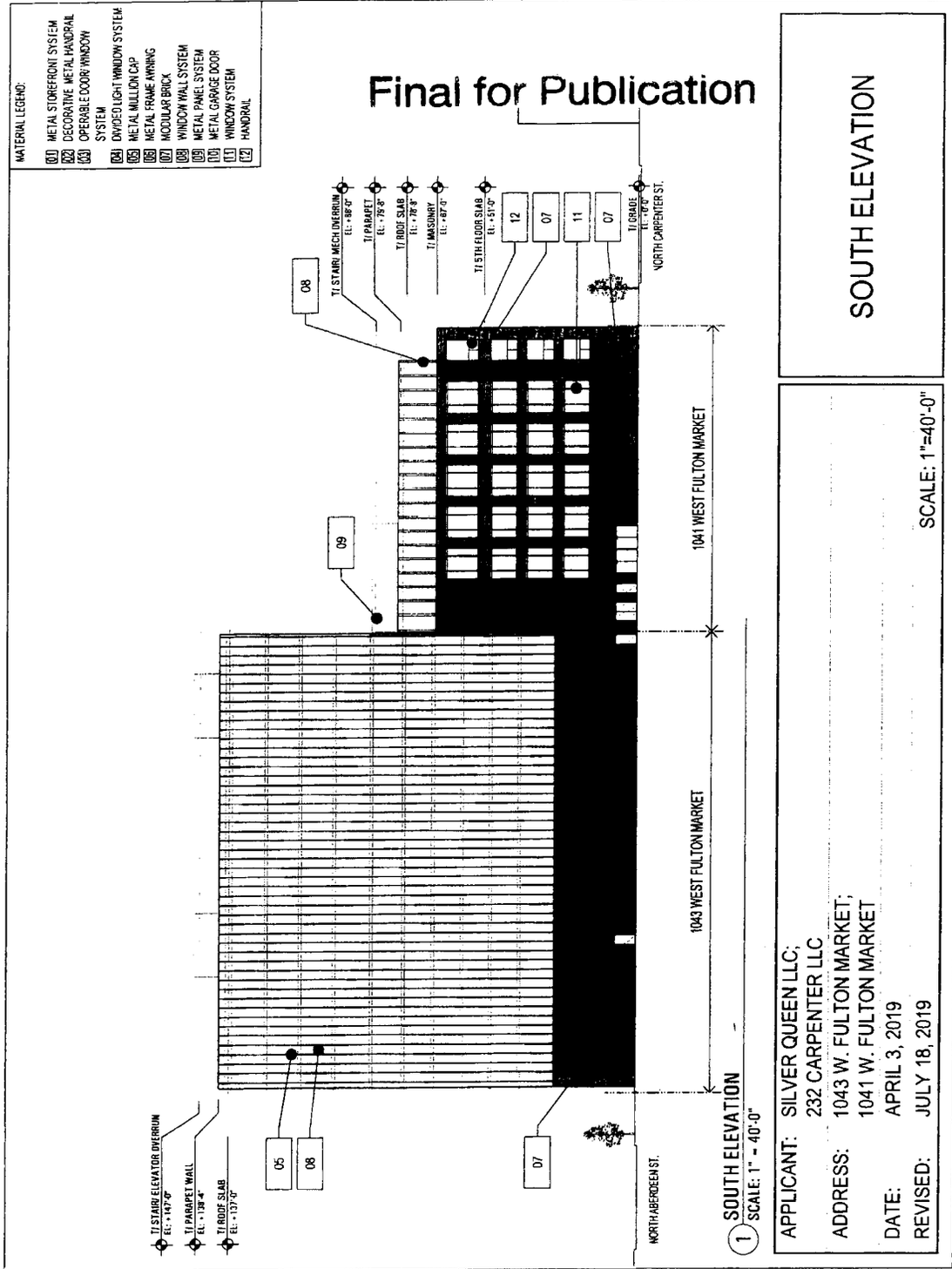
**APPLICANT:** SILVER QUEEN LLC;  
 232 CARPENTER LLC  
**ADDRESS:** 1043 W. FULTON MARKET;  
 1041 W. FULTON MARKET  
**DATE:** APRIL 3, 2019  
**REVISED:** JULY 18, 2019



**SITE PLAN /  
LANDSCAPE PLAN**

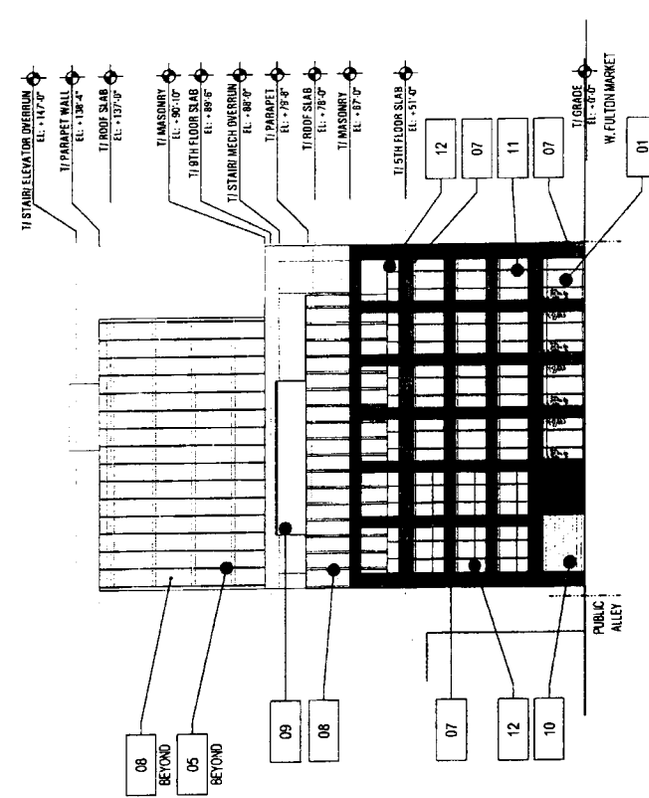
APPLICANT: SILVER QUEEN LLC;  
 232 CARPENTER LLC  
 ADDRESS: 1043 W. FULTON MARKET;  
 1041 W. FULTON MARKET  
 DATE: APRIL 3, 2019  
 REVISED: JULY 18, 2019  
 SCALE: 1"=40'-0"





# Final for Publication

- MATERIAL LEGEND:**
- 01 METAL STOREFRONT SYSTEM
  - 02 DECORATIVE METAL HANDRAIL
  - 03 OPERABLE DOOR WINDOW SYSTEM
  - 04 DIVIDED LIGHT WINDOW SYSTEM
  - 05 METAL MULLION CMP
  - 06 METAL FRAME AWNING
  - 07 MODULAR BRICK
  - 08 WINDOW WALL SYSTEM
  - 09 METAL PANEL SYSTEM
  - 10 METAL GARAGE DOOR
  - 11 WINDOW SYSTEM
  - 12 HANDRAIL



## EAST ELEVATION

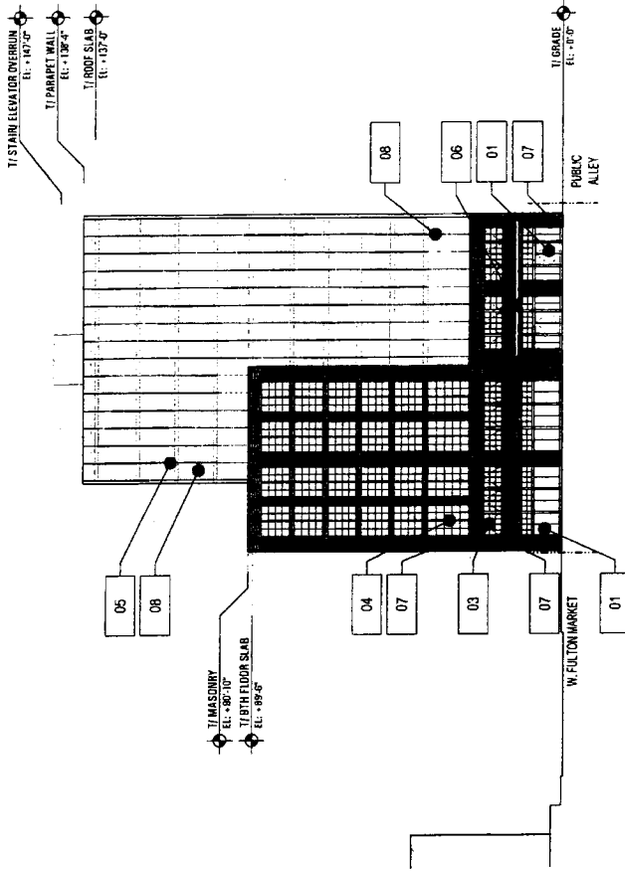
SCALE: 1"=40'-0"

1 EAST ELEVATION  
SCALE: 1" = 40'-0"

APPLICANT: SILVER QUEEN LLC;  
 232 CARPENTER LLC  
 ADDRESS: 1043 W. FULTON MARKET;  
 1041 W. FULTON MARKET  
 DATE: APRIL 3, 2019  
 REVISED: JULY 18, 2019

Final for Publication

- MATERIAL LEGEND:
- 01 METAL STOREFRONT SYSTEM
  - 02 DECORATIVE METAL HANDRAIL
  - 03 OPERABLE DOOR WINDOW SYSTEM
  - 04 DIVIDED LIGHT WINDOW SYSTEM
  - 05 METAL MULLION CAP
  - 06 METAL FRAME AWNING
  - 07 MODULAR BRICK
  - 08 WINDOW WALL SYSTEM
  - 09 METAL PANEL SYSTEM
  - 10 METAL GARAGE DOOR WINDOW SYSTEM
  - 11 WINDOW SYSTEM
  - 12 HANDRAIL

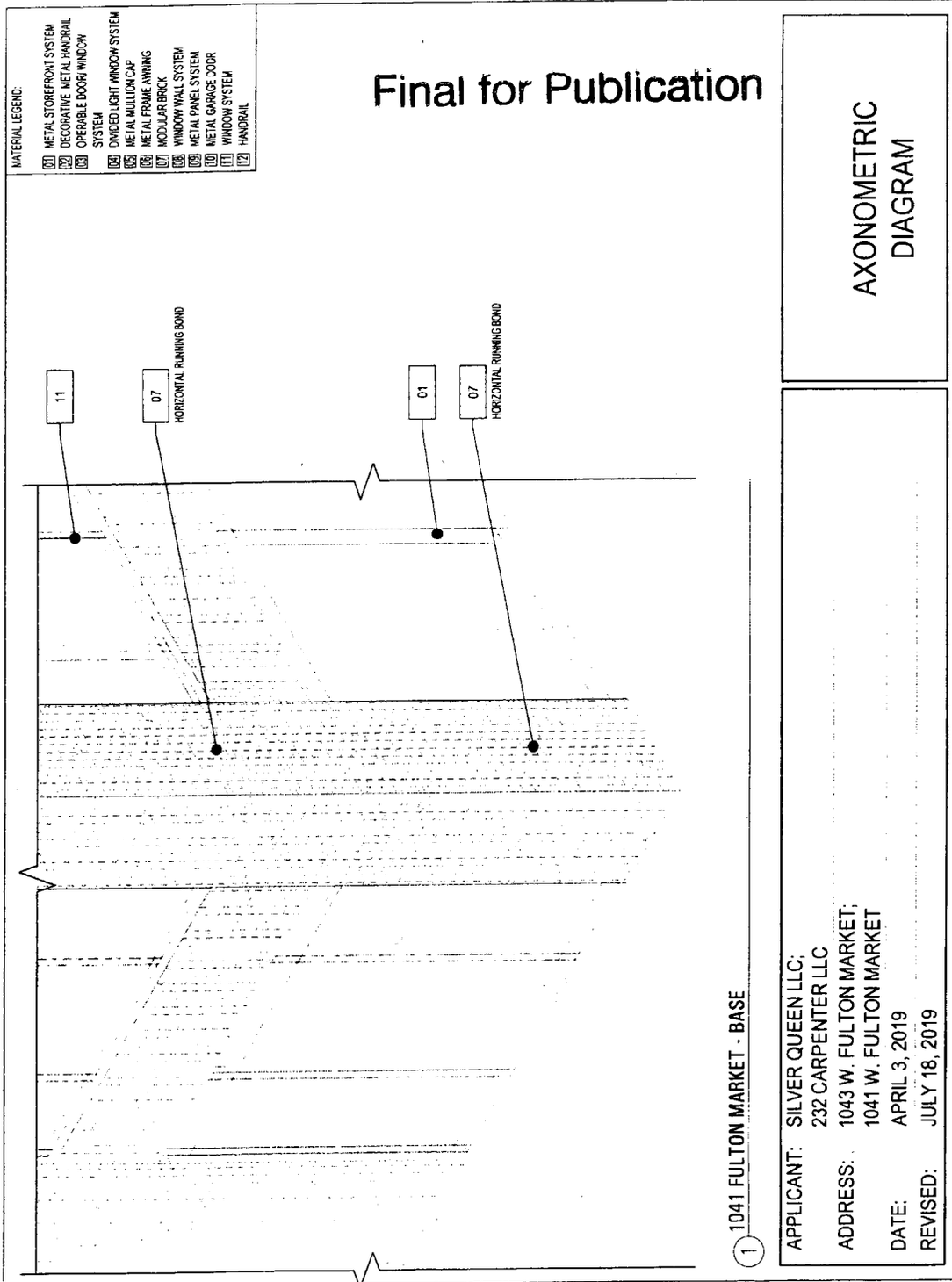


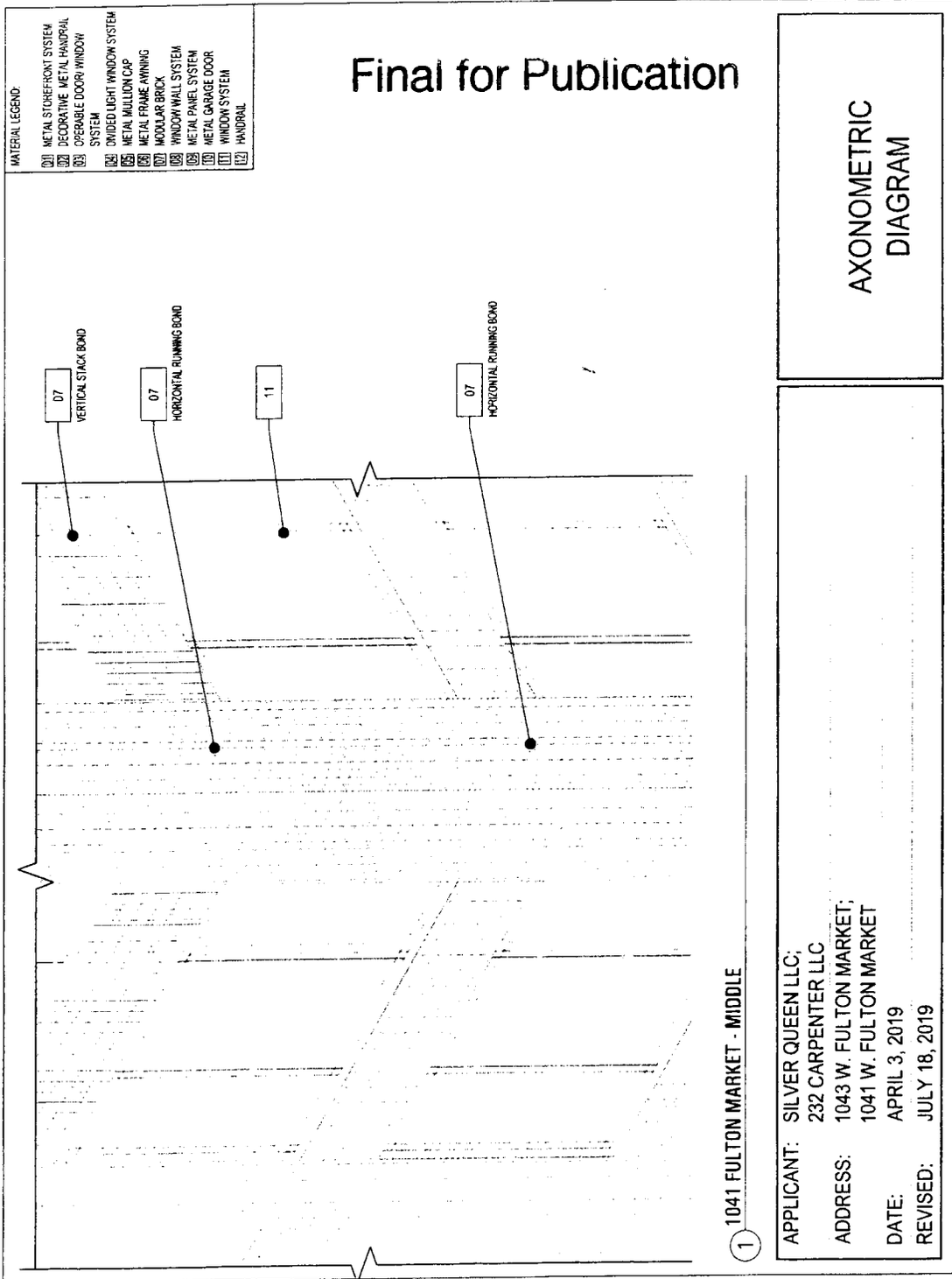
WEST ELEVATION

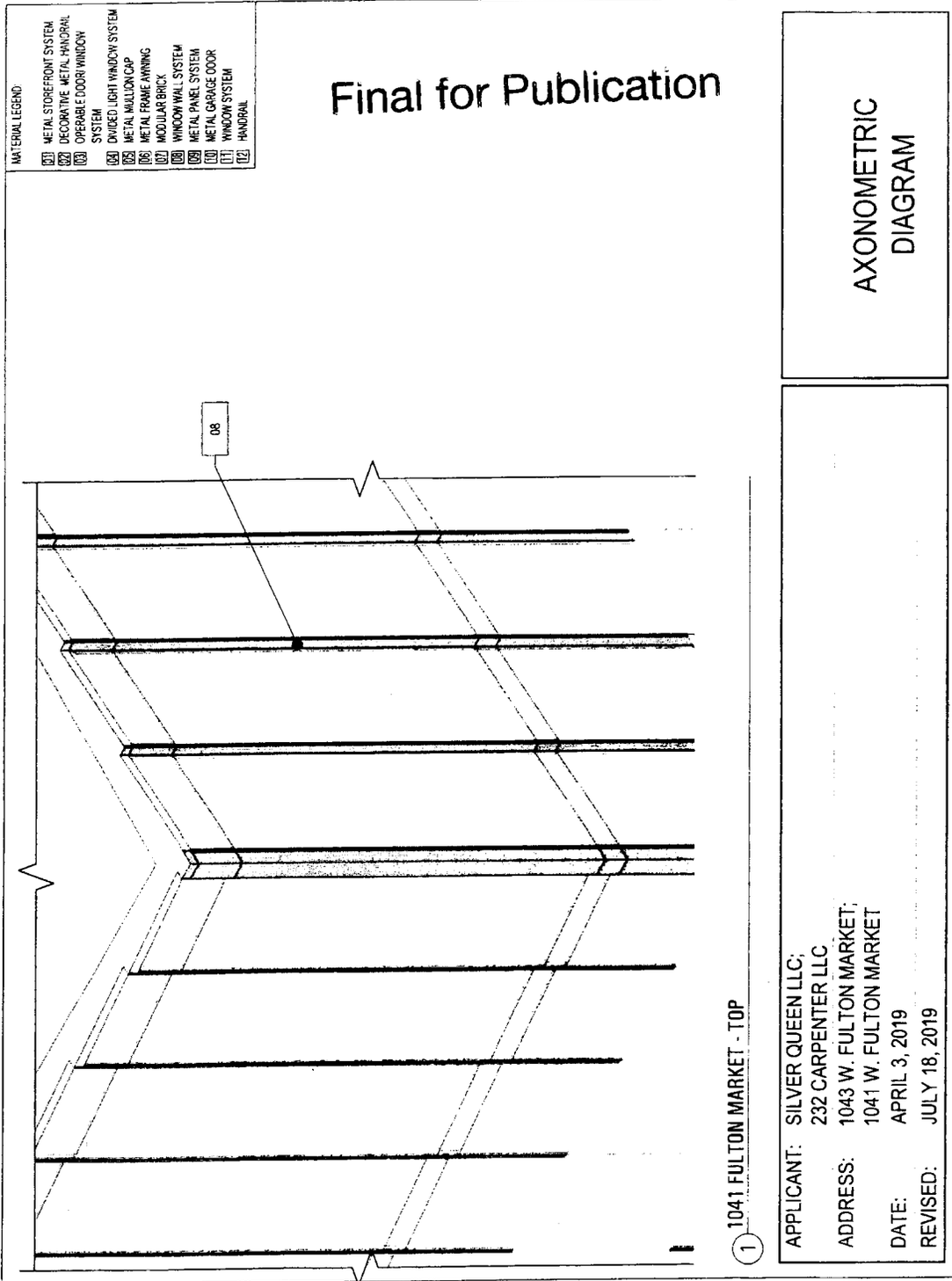
SCALE: 1"=40'-0"

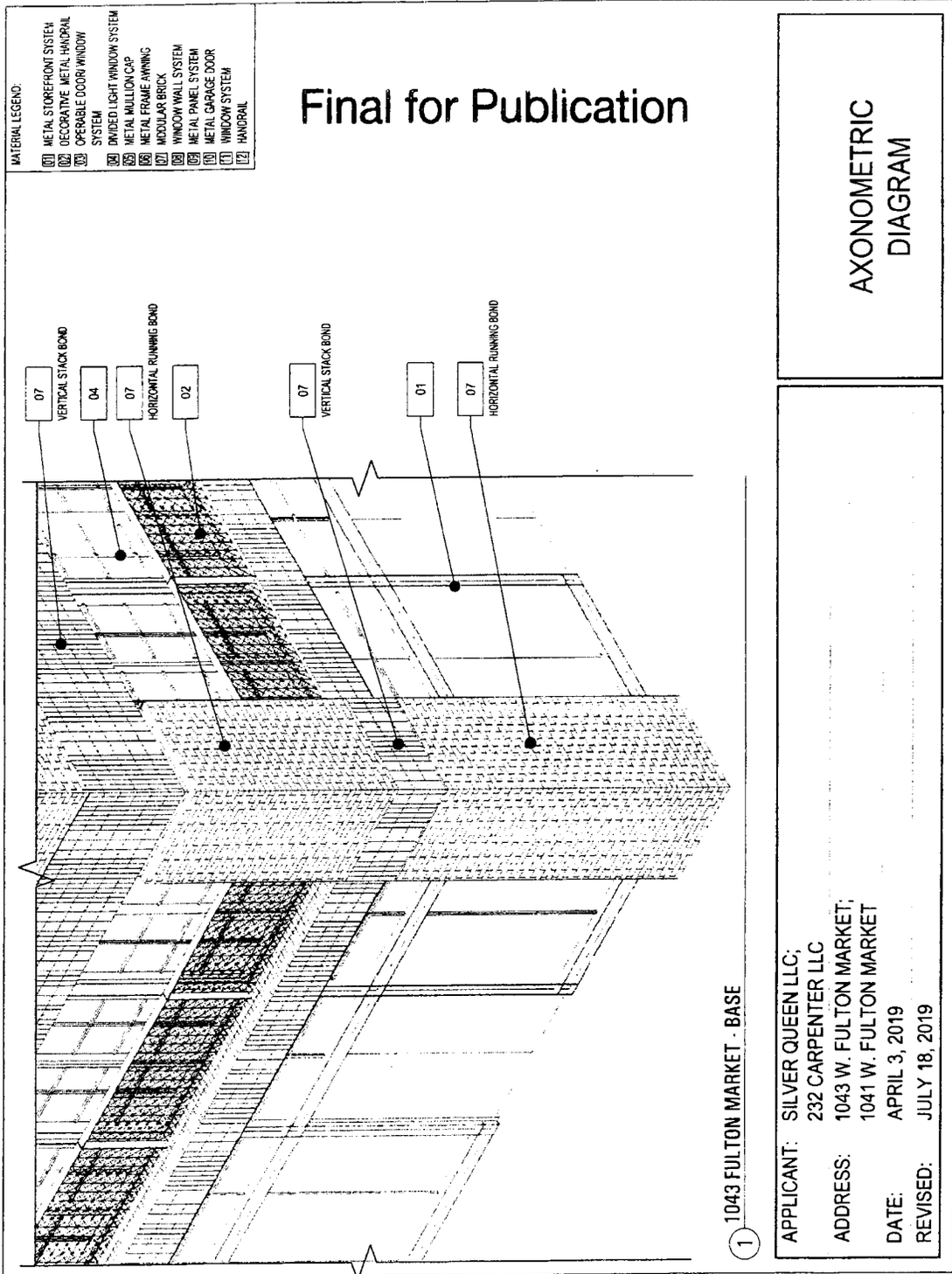
1 WEST ELEVATION  
SCALE: 1" = 40'-0"

APPLICANT: SILVER QUEEN LLC;  
 232 CARPENTER LLC  
 ADDRESS: 1043 W. FULTON MARKET;  
 1041 W. FULTON MARKET  
 DATE: APRIL 3, 2019  
 REVISED: JULY 18, 2019







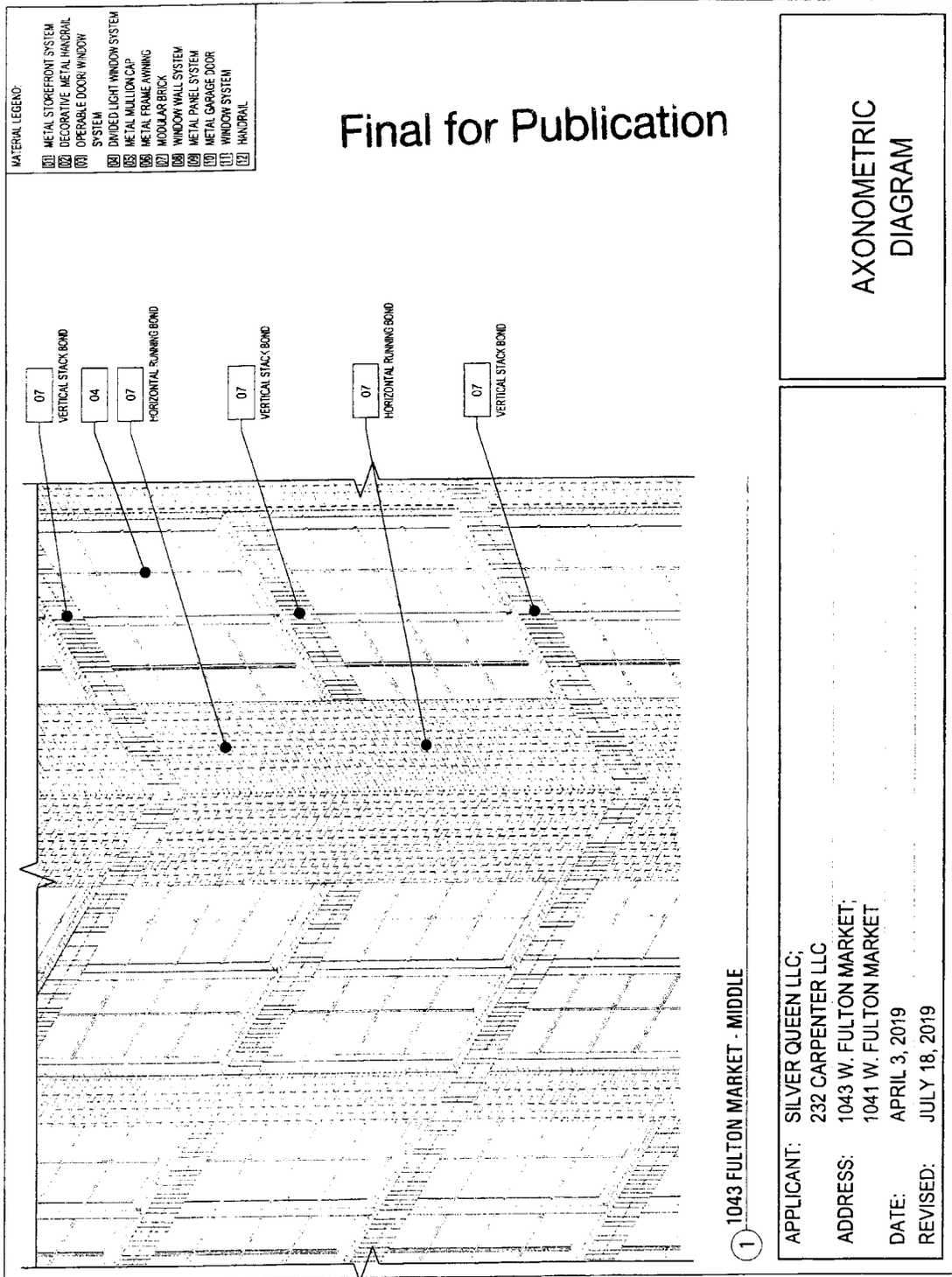


Final for Publication

AXONOMETRIC  
DIAGRAM

1 1043 FULTON MARKET - BASE

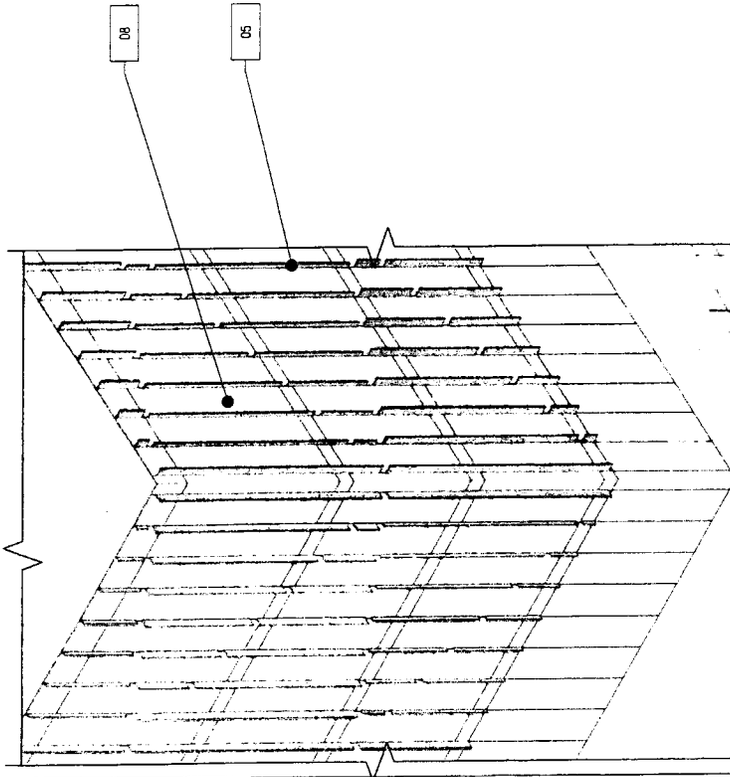
APPLICANT: SILVER QUEEN LLC;  
 232 CARPENTER LLC  
 ADDRESS: 1043 W. FULTON MARKET;  
 1041 W. FULTON MARKET  
 DATE: APRIL 3, 2019  
 REVISED: JULY 18, 2019



MATERIAL LEGEND:

01	METAL SIDEFRONT SYSTEM
02	DECORATIVE METAL HANDRAIL
03	OPERABLE DOOR/WINDOW SYSTEM
04	DIVIDED LIGHT WINDOW SYSTEM
05	METAL MULLION/CAP
06	METAL FRAME ANNING
07	MODULAR BRICK
08	WINDOW WALL SYSTEM
09	METAL PANEL SYSTEM
10	METAL GARAGE DOOR
11	WINDOW SYSTEM
12	HANDRAIL

Final for Publication



1 1043 FULTON MARKET - TOP

AXONOMETRIC  
DIAGRAM

APPLICANT: SILVER QUEEN LLC;  
232 CARPENTER LLC  
ADDRESS: 1043 W. FULTON MARKET;  
1041 W. FULTON MARKET  
DATE: APRIL 3, 2019  
REVISED: JULY 18, 2019

*Reclassification Of Area Shown On Map No. 1-M.*  
(Application No. 20050)  
(Common Address: 5722 W. Race Ave.)

[O2019-4099]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 1-M in the area bounded by:

the alley next north of and parallel to West Race Avenue; a line 216.76 feet west of and parallel to North Waller Avenue; West Race Avenue; and a line 266.76 feet west of and parallel to North Waller Avenue,

to those of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 2-J.*  
(Application No. 20047T1)  
(Common Address: 3953 -- 3957 W. Polk St. And 801 S. Pulaski Rd.)

[O2019-4093]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the C1-2 Neighborhood Commercial District and RT4 Residential Two-Flat, Townhouse and Multi-Unit District symbols and indications as shown on Map Number 2-J in the area bounded by:

West Polk Street; a line 75.0 feet east of and parallel to South Pulaski Road; the alley south of and parallel to West Polk Street; and South Pulaski Road,

to those of a C1-2 Neighborhood Commercial District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Plat of Survey; Basement, First and Second Floor Demolitions; North and West Proposed Building Elevations; and Building Depictions attached to this ordinance printed on pages 3732 through 3736 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

# Final for Publication

## ZONING AMENDMENT TYPE 1

### Project Narrative

3953-57 W. Polk street and 801-821 S. Pulaski Rd, Chicago Il, 60624

The Applicant is seeking to change the current split zone from C1-2 and RT4 to a C1-2 to allow a restaurant and commercial spaces within the existing 1 and 2 story commercial building. No residential proposed; No parking on site; existing 1 and 2 story building size is approximate 9471.4 sq.ft of commercial space, existing height no change to exterior building.

Lot Area	9366 Sq Ft.
MLA	No residential proposed
Parking	None existing
Floor Area Ratio (FAR)	1.2 (11,239.2)
Existing Building Area	9471.4 Sq Ft.
Building Height Existing	20 Feet
Setbacks Existing	Front 0.0 /Side 0.0 /Rear 0.0



Final for Publication




**PMPC ARCHITECTS**  
110 N. LAUREL ST. SUITE 200  
CHICAGO, IL 60610  
TEL: 312.467.1100  
WWW.PMPCARCHITECTS.COM

REVISIONS

NO. 1

DATE

DESCRIPTION

BOJ S. BULASKO  
CHICAGO, IL

PERMIT # P100-.....

PROPOSED PLANS AND SCHEDULES

**A300**

**WALL LEGEND**

TYPE 1 HR ASSEMBLY

TYPE 2 HR ASSEMBLY

TYPE 3 HR ASSEMBLY

TYPE 4 HR ASSEMBLY

TYPE 5 HR ASSEMBLY

TYPE 6 HR ASSEMBLY

TYPE 7 HR ASSEMBLY

TYPE 8 HR ASSEMBLY

TYPE 9 HR ASSEMBLY

TYPE 10 HR ASSEMBLY

TYPE 11 HR ASSEMBLY

TYPE 12 HR ASSEMBLY

TYPE 13 HR ASSEMBLY

TYPE 14 HR ASSEMBLY

TYPE 15 HR ASSEMBLY

TYPE 16 HR ASSEMBLY

TYPE 17 HR ASSEMBLY

TYPE 18 HR ASSEMBLY

TYPE 19 HR ASSEMBLY

TYPE 20 HR ASSEMBLY

TYPE 21 HR ASSEMBLY

TYPE 22 HR ASSEMBLY

TYPE 23 HR ASSEMBLY

TYPE 24 HR ASSEMBLY

TYPE 25 HR ASSEMBLY

TYPE 26 HR ASSEMBLY

TYPE 27 HR ASSEMBLY

TYPE 28 HR ASSEMBLY

TYPE 29 HR ASSEMBLY

TYPE 30 HR ASSEMBLY

TYPE 31 HR ASSEMBLY

TYPE 32 HR ASSEMBLY

TYPE 33 HR ASSEMBLY

TYPE 34 HR ASSEMBLY

TYPE 35 HR ASSEMBLY

TYPE 36 HR ASSEMBLY

TYPE 37 HR ASSEMBLY

TYPE 38 HR ASSEMBLY

TYPE 39 HR ASSEMBLY

TYPE 40 HR ASSEMBLY

TYPE 41 HR ASSEMBLY

TYPE 42 HR ASSEMBLY

TYPE 43 HR ASSEMBLY

TYPE 44 HR ASSEMBLY

TYPE 45 HR ASSEMBLY

TYPE 46 HR ASSEMBLY

TYPE 47 HR ASSEMBLY

TYPE 48 HR ASSEMBLY

TYPE 49 HR ASSEMBLY

TYPE 50 HR ASSEMBLY

TYPE 51 HR ASSEMBLY

TYPE 52 HR ASSEMBLY

TYPE 53 HR ASSEMBLY

TYPE 54 HR ASSEMBLY

TYPE 55 HR ASSEMBLY

TYPE 56 HR ASSEMBLY

TYPE 57 HR ASSEMBLY

TYPE 58 HR ASSEMBLY

TYPE 59 HR ASSEMBLY

TYPE 60 HR ASSEMBLY

TYPE 61 HR ASSEMBLY

TYPE 62 HR ASSEMBLY

TYPE 63 HR ASSEMBLY

TYPE 64 HR ASSEMBLY

TYPE 65 HR ASSEMBLY

TYPE 66 HR ASSEMBLY

TYPE 67 HR ASSEMBLY

TYPE 68 HR ASSEMBLY

TYPE 69 HR ASSEMBLY

TYPE 70 HR ASSEMBLY

TYPE 71 HR ASSEMBLY

TYPE 72 HR ASSEMBLY

TYPE 73 HR ASSEMBLY

TYPE 74 HR ASSEMBLY

TYPE 75 HR ASSEMBLY

TYPE 76 HR ASSEMBLY

TYPE 77 HR ASSEMBLY

TYPE 78 HR ASSEMBLY

TYPE 79 HR ASSEMBLY

TYPE 80 HR ASSEMBLY

TYPE 81 HR ASSEMBLY

TYPE 82 HR ASSEMBLY

TYPE 83 HR ASSEMBLY

TYPE 84 HR ASSEMBLY

TYPE 85 HR ASSEMBLY

TYPE 86 HR ASSEMBLY

TYPE 87 HR ASSEMBLY

TYPE 88 HR ASSEMBLY

TYPE 89 HR ASSEMBLY

TYPE 90 HR ASSEMBLY

TYPE 91 HR ASSEMBLY

TYPE 92 HR ASSEMBLY

TYPE 93 HR ASSEMBLY

TYPE 94 HR ASSEMBLY

TYPE 95 HR ASSEMBLY

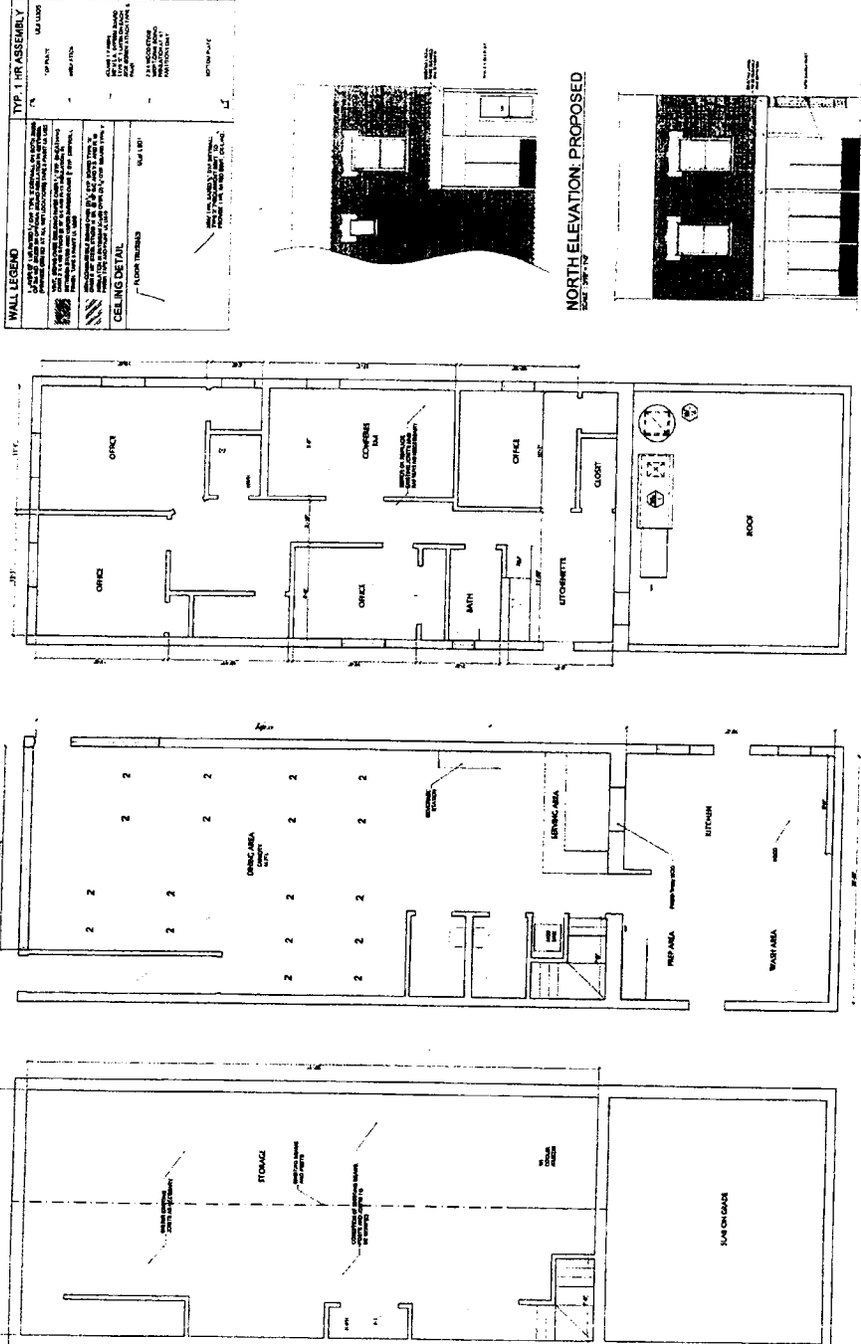
TYPE 96 HR ASSEMBLY

TYPE 97 HR ASSEMBLY

TYPE 98 HR ASSEMBLY

TYPE 99 HR ASSEMBLY

TYPE 100 HR ASSEMBLY



**BASEMENT PLAN: DEMOLITION**  
SCALE: 1/8" = 1'-0"

**FIRST FLOOR PLAN: DEMOLITION**  
SCALE: 1/8" = 1'-0"

**SECOND FLOOR PLAN: DEMOLITION**  
SCALE: 1/8" = 1'-0"

**NORTH ELEVATION: PROPOSED**  
SCALE: 1/8" = 1'-0"

**WEST ELEVATION: PROPOSED**  
SCALE: 1/8" = 1'-0"

**CEILING DETAIL**  
SCALE: 1/2" = 1'-0"

**FLOOR FINISHES**  
SCALE: 1/2" = 1'-0"

**TYPE 1 HR ASSEMBLY**  
SCALE: 1/2" = 1'-0"

<https://mail.google.com/mail/u/1/>

20190524\_093100.jpg



North Pulaski Rd.

Final for Publication

<https://mail.google.com/mail/u/1/>

20190524\_093207.jpg



West Polk St.

Final for Publication

<https://mail.google.com/mail/u/1/>

20190524\_093056.jpg



North Pulaski Rd

Final for Publication

*Reclassification Of Area Shown On Map No. 3-H.*  
(As Amended)  
(Application No. 20055T1)  
(Common Address: 1570 -- 1572 N. Milwaukee Ave.)

[SO2019-4213]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all the B2-2 Neighborhood Mixed-Use District symbols and indications as shown on Map Number 3-H in the area bounded by:

North Milwaukee Avenue; a line 100 feet southeast of the intersection of North Damen Avenue and North Milwaukee Avenue as measured along the southwesterly right-of-way line of North Milwaukee Avenue and perpendicular thereto; the east right-of-way line of North Damen Avenue; and a line 50 feet southeast of the intersection of North Damen Avenue and North Milwaukee Avenue as measured along the southwesterly right-of-way line of North Milwaukee Avenue and perpendicular thereto,

to those of a C1-3 Neighborhood 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.

[Site Plan; Basement, First, Second, Third and Fourth Floor Plans;  
and Exterior Building Elevations attached to this ordinance  
printed on pages 3739 through  
3743 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

## Final for Publication

17-13-0303-C (1) Narrative Zoning Analysis -- *SUBSTITUTE NARRATIVE AND PLANS*  
1570-1572 North Milwaukee Avenue, Chicago, Illinois

Proposed Zoning: C1-3 Neighborhood Commercial District

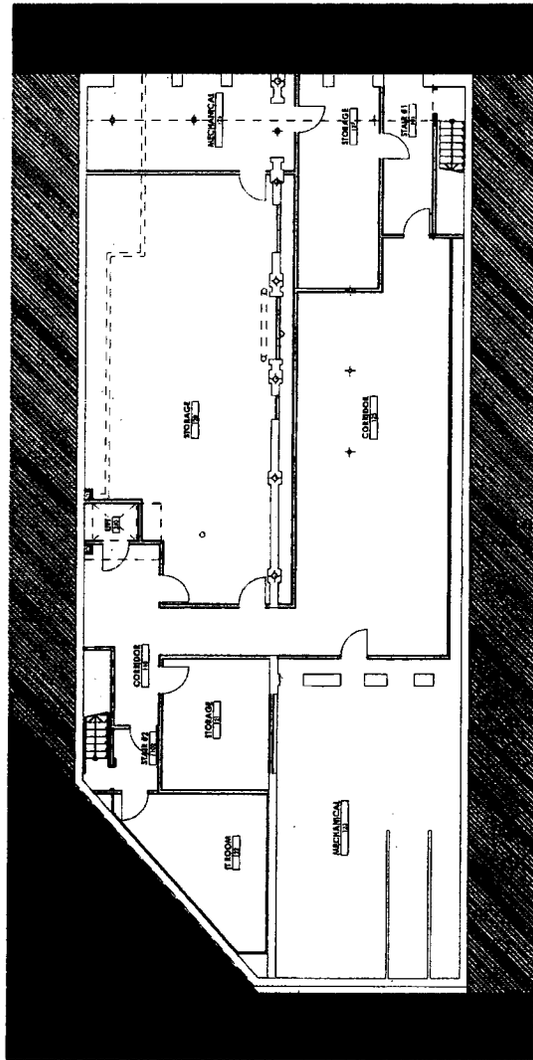
Lot Area: 5,917.4 square feet

Proposed Land Use: The Applicant is seeking a zoning change in order to permit the location and establishment of a retail facility, with incidental *medium event venue* space, within the 1<sup>st</sup> Floor of the existing four-story (with basement) mixed-use (commercial-residential) building, at the subject site. Part of the rehabilitation plan calls for the interior buildout of the existing grade-level storefront, to accommodate for a new retail tenant, which plan also includes the erection of a small café-bar, within the storefront, which will operate in conjunction with the retail facility. The remainder of the existing four-story building will remain unchanged, so that there will continue to be eleven (11) dwelling units located on and between the 2<sup>nd</sup> thru 4<sup>th</sup> Floors. The subject property is located within the *Milwaukee Avenue Landmark District* (Wicker Park Historic District) and is also located within 1,320 linear feet of the entrance to the Milwaukee-Damen CTA ('Blue Line') Station. As such there is, and will continue to be, no off-street vehicular parking located on the subject site. No physical expansion of the existing building is contemplated or required. The existing building is, and will remain, masonry, glass and steel in construction and measures 52 feet-0 inches (approximately) in height.

- (A) The Project's Floor Area Ratio: 19,028 square feet (3.22 FAR)
- (B) The Project's Density (Lot Area Per Dwelling Unit): 11 dwelling units (537.95 square feet)
- (C) The amount of off-street parking: 0 vehicular parking spaces  
*\*The subject site is located within 1,320 square feet of the entrance to the Milwaukee-Damen CTA Station, and - therefore, qualifies for a reduction in the amount of required off-street vehicular parking, by up to 100%. [Sec. 17-10-0162-B]*  
*\*Please see also: Sec. 17-10-0101-C(2) Change of Use (Nonresidential) and Sec. 17-10-0102-A(2) Rehabilitation of Contributing Building in Landmark District*
- (D) Setbacks:
  - a. Front Setback: 0 feet-0 inches
  - b. Rear Setback: 0 feet-0 inches  
*\*The Applicant will seek any additional required administrative relief necessary to cure this existing non-conforming condition.*
  - c. Side Setbacks:  
 North: 0 feet-0 inches  
 South: 0 feet-0 inches
- (E) Building Height:  
50 feet-7½ inches



Final for Publication



Basement Floor Plan  
Basement Floor Area: 5,303 sf

Basement Floor Plan

Copyright 2018 & by Aptus



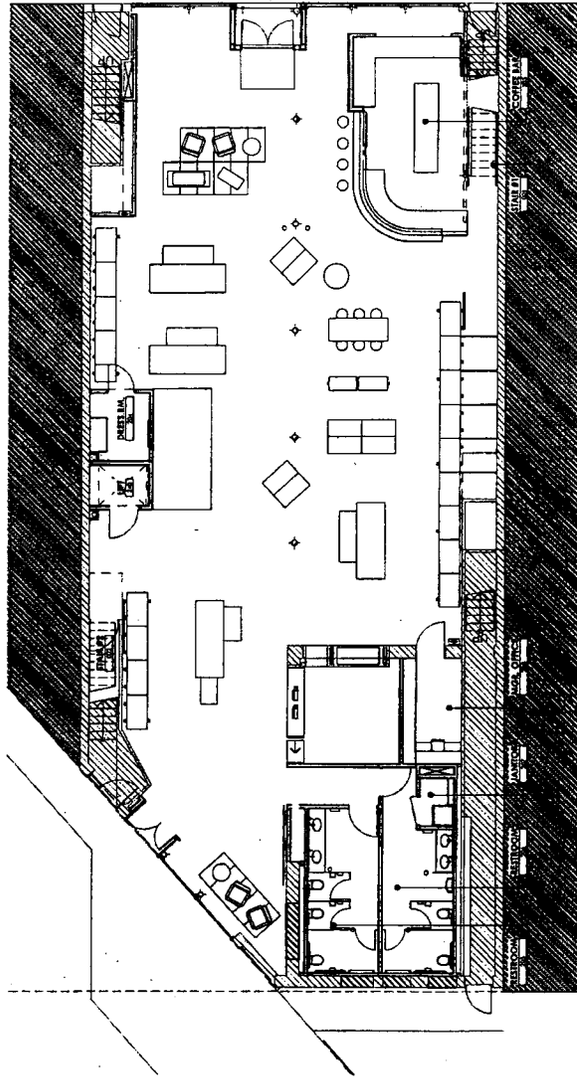
1570 North Milwaukee

Chicago, IL 60622

ZONING

6.3.19

Final for Publication



First Floor Plan  
First Floor Area: 5,303 sf

1570 North Milwaukee

Chicago, IL 60622

ZONING

6.3.19

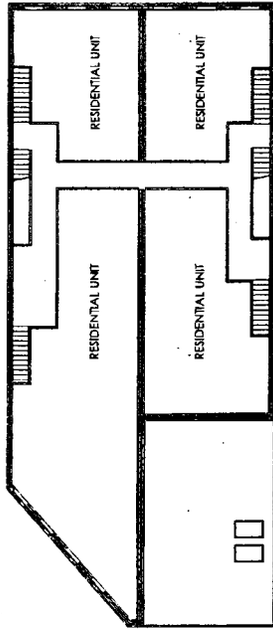
First Floor Plan

Copyright 2019 © by aptus

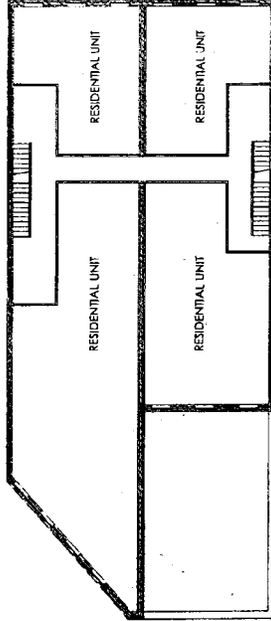
aptus



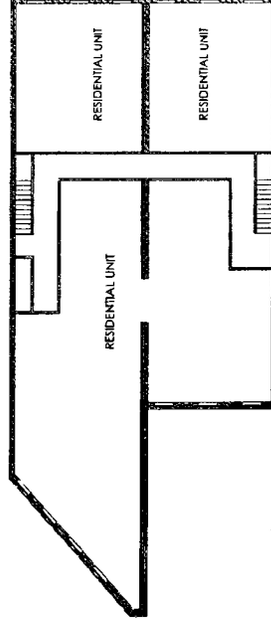
Final for Publication



Second Floor Plan  
Second Floor Area: 4,575 sf



Third Floor Plan  
Second Floor Area: 4,575 sf



Fourth Floor Plan  
Second Floor Area: 4,575 sf

Upper Floor Plans

Copyright 2019 by Aptus



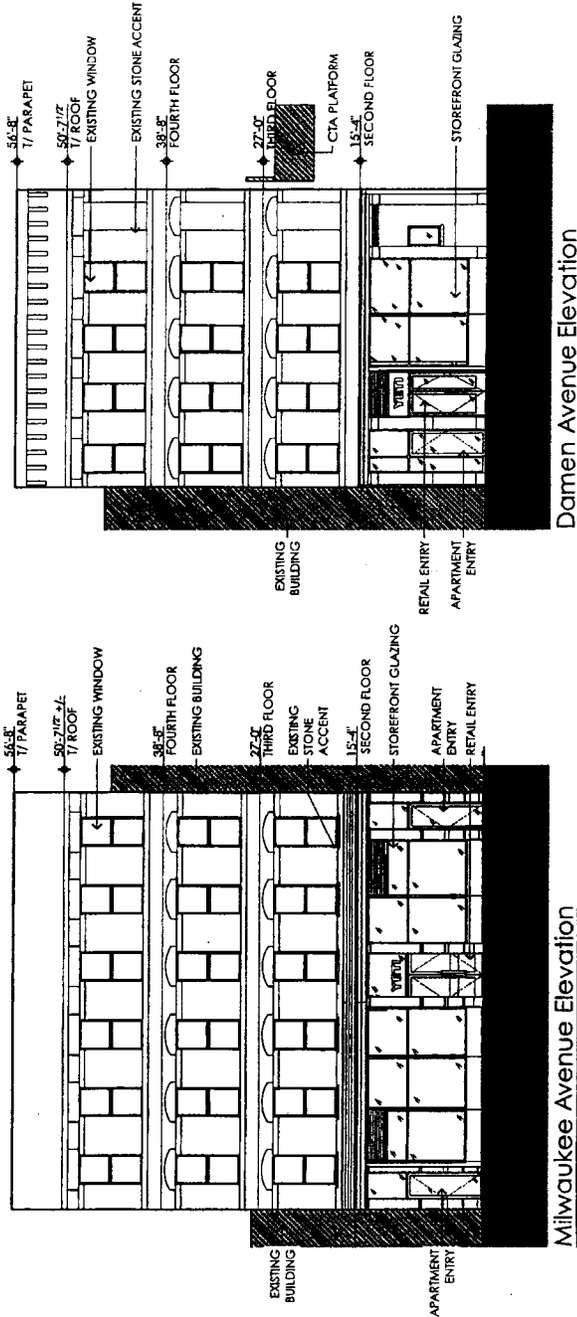
1570 North Milwaukee

Chicago, IL 60622

ZONING

6.3.19

Final for Publication



Exterior Elevations  
 1570 North Milwaukee  
 Chicago, IL 60622  
 ZONING 7.17.19



Copyright 2019 © by aptus  
**aptus**

*Reclassification Of Area Shown On Map No. 5-G.*

(Application No. 20056)

(Common Address: 1713 N. Clybourn Ave.)

[O2019-4270]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the B1-2 Neighborhood Shopping District symbols and indications as shown on Map Number 5-G in the area bounded by:

a line 639.50 feet northwest of the intersection of North Clybourn Avenue and North Dayton Street as measured along the northeast right-of-way line of North Clybourn Avenue and perpendicular thereto; the alley next northeast of and parallel to North Clybourn Avenue; a line 614.50 feet northwest of the intersection of North Clybourn Avenue and North Dayton Street as measured along the northeast right-of-way line of North Clybourn Avenue and perpendicular thereto; and North Clybourn Avenue,

to those of a C1-2 Neighborhood Commercial District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 5-J.*

(Application No. 20038)

(Common Address: 3619 W. Armitage Ave.)

[O2019-4019]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the B3-1 Community Shopping District symbols and indications as shown on Map Number 5-J in the area bounded by:

West Armitage Avenue; a line 171 feet west of and parallel to North Central Park Avenue; the alley next south of and parallel to West Armitage Avenue; and a line 195 feet west of and parallel to North Central Park Avenue,

to those of a B2-2 Neighborhood Mixed-Use District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 6-F.*  
(Application No. 20043T1)  
(Common Address: 2373 S. Archer Ave.)

[O2019-3933]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is amended by changing all the M2-2 Light Industry District symbols and indications as shown on Map Number 6-F in the area bounded by:

South Archer Avenue; South Normal Avenue; West 24<sup>th</sup> Place; and a line 235 feet northeast of and parallel with the northeast right-of-way line of South Wallace Street, as extended where no street exists,

to those of a C1-2 Neighborhood Commercial District, which is hereby established in the area above described.

SECTION 2. This ordinance shall take effect upon its passage and due publication.

[Site Plan; Mezzanine and First Floor Plans; Handicapped Toilet Room "N4" Plan; Handicapped Toilet Room "N4" Elevations; Casement Jamb; Casement Head/Sill; Partial East and West Building Elevations; South Building Elevation; Map Expansion Joint; and Control Joint 1 Foot Veneer Wall attached to this ordinance printed on pages 3747 through 3749 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

# Final for Publication

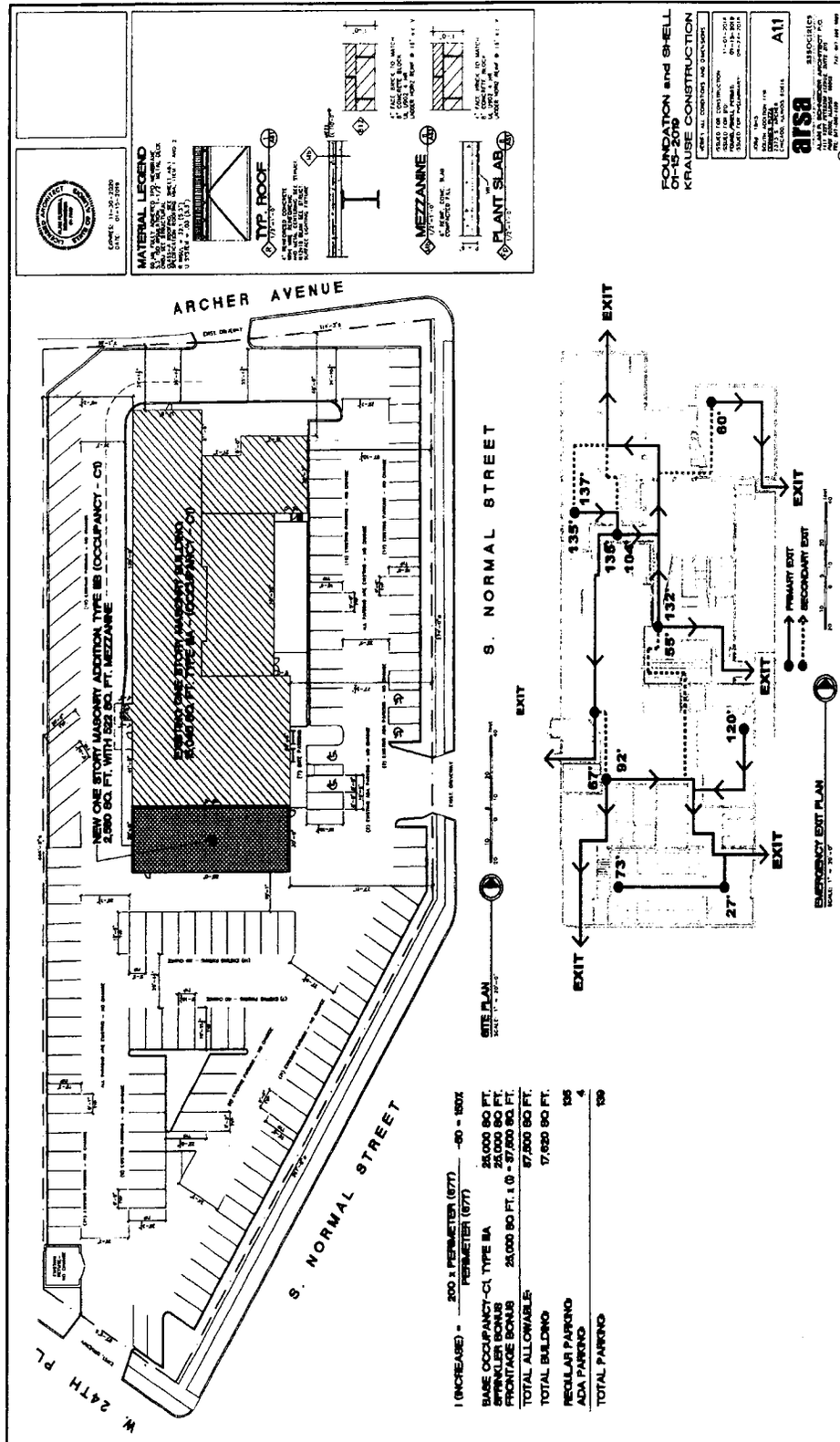
## NARRATIVE AND PLANS

**Re: 2373 S. Archer Avenue**

The Applicant seeks a change in zoning from M2-2 Light Industry District to C1-2 Neighborhood Commercial District (Type 1) to allow the restaurant use with an expansion for a froze pizza production area.

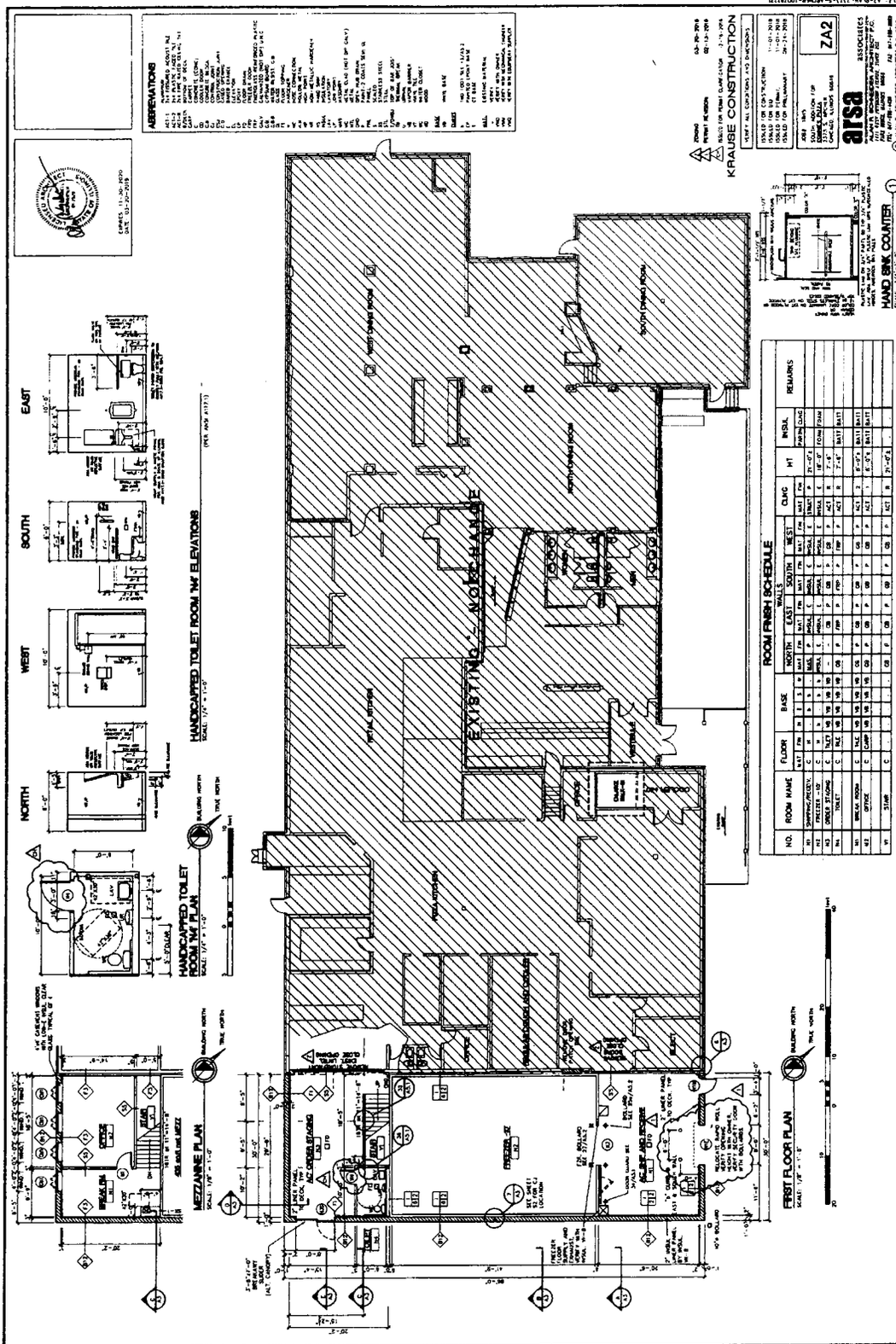
<b>Lot Area:</b>	<b>86,145 square feet</b>
<b>Floor Area Ratio:</b>	<b>.3</b>
<b>Dwelling Units:</b>	<b>0</b>
<b>Off-Street Parking:</b>	<b>120 parking spaces</b>
<b>Front Setback (Archer):</b>	<b>25 feet 0 inches</b>
<b>Side Setback (drive thru):</b>	<b>45 feet 0 inches</b>
<b>Side Setback (Normal):</b>	<b>62 feet 0 inches</b>
<b>Rear Setback (24<sup>th</sup> Place):</b>	<b>200 feet 0 inches</b>
<b>Building Height:</b>	<b>22 feet 0 inches</b>

Final for Publication



1 (INCREASE) - 200 ± PERIMETER (677)	-80 - 180±
PERIMETER (677)	
BASE OCCUPANCY-C1, TYPE IIIA	28,000 SQ. FT.
SPRINKLER BONUS	28,000 SQ. FT.
FRONTAGE BONUS	28,000 SQ. FT. - 97,800 SQ. FT.
TOTAL ALLOWABLE	97,800 SQ. FT.
TOTAL BUILDING	17,820 SQ. FT.
REGULAR PARKING	195
ADA PARKING	4
TOTAL PARKING	199

Final for Publication



**ABBREVIATIONS**

1. 1/4" DIA. WALL  
2. 1/2" DIA. WALL  
3. 3/4" DIA. WALL  
4. 1" DIA. WALL  
5. 1 1/2" DIA. WALL  
6. 2" DIA. WALL  
7. 2 1/2" DIA. WALL  
8. 3" DIA. WALL  
9. 3 1/2" DIA. WALL  
10. 4" DIA. WALL  
11. 4 1/2" DIA. WALL  
12. 5" DIA. WALL  
13. 5 1/2" DIA. WALL  
14. 6" DIA. WALL  
15. 6 1/2" DIA. WALL  
16. 7" DIA. WALL  
17. 7 1/2" DIA. WALL  
18. 8" DIA. WALL  
19. 8 1/2" DIA. WALL  
20. 9" DIA. WALL  
21. 9 1/2" DIA. WALL  
22. 10" DIA. WALL  
23. 10 1/2" DIA. WALL  
24. 11" DIA. WALL  
25. 11 1/2" DIA. WALL  
26. 12" DIA. WALL  
27. 12 1/2" DIA. WALL  
28. 13" DIA. WALL  
29. 13 1/2" DIA. WALL  
30. 14" DIA. WALL  
31. 14 1/2" DIA. WALL  
32. 15" DIA. WALL  
33. 15 1/2" DIA. WALL  
34. 16" DIA. WALL  
35. 16 1/2" DIA. WALL  
36. 17" DIA. WALL  
37. 17 1/2" DIA. WALL  
38. 18" DIA. WALL  
39. 18 1/2" DIA. WALL  
40. 19" DIA. WALL  
41. 19 1/2" DIA. WALL  
42. 20" DIA. WALL  
43. 20 1/2" DIA. WALL  
44. 21" DIA. WALL  
45. 21 1/2" DIA. WALL  
46. 22" DIA. WALL  
47. 22 1/2" DIA. WALL  
48. 23" DIA. WALL  
49. 23 1/2" DIA. WALL  
50. 24" DIA. WALL  
51. 24 1/2" DIA. WALL  
52. 25" DIA. WALL  
53. 25 1/2" DIA. WALL  
54. 26" DIA. WALL  
55. 26 1/2" DIA. WALL  
56. 27" DIA. WALL  
57. 27 1/2" DIA. WALL  
58. 28" DIA. WALL  
59. 28 1/2" DIA. WALL  
60. 29" DIA. WALL  
61. 29 1/2" DIA. WALL  
62. 30" DIA. WALL  
63. 30 1/2" DIA. WALL  
64. 31" DIA. WALL  
65. 31 1/2" DIA. WALL  
66. 32" DIA. WALL  
67. 32 1/2" DIA. WALL  
68. 33" DIA. WALL  
69. 33 1/2" DIA. WALL  
70. 34" DIA. WALL  
71. 34 1/2" DIA. WALL  
72. 35" DIA. WALL  
73. 35 1/2" DIA. WALL  
74. 36" DIA. WALL  
75. 36 1/2" DIA. WALL  
76. 37" DIA. WALL  
77. 37 1/2" DIA. WALL  
78. 38" DIA. WALL  
79. 38 1/2" DIA. WALL  
80. 39" DIA. WALL  
81. 39 1/2" DIA. WALL  
82. 40" DIA. WALL  
83. 40 1/2" DIA. WALL  
84. 41" DIA. WALL  
85. 41 1/2" DIA. WALL  
86. 42" DIA. WALL  
87. 42 1/2" DIA. WALL  
88. 43" DIA. WALL  
89. 43 1/2" DIA. WALL  
90. 44" DIA. WALL  
91. 44 1/2" DIA. WALL  
92. 45" DIA. WALL  
93. 45 1/2" DIA. WALL  
94. 46" DIA. WALL  
95. 46 1/2" DIA. WALL  
96. 47" DIA. WALL  
97. 47 1/2" DIA. WALL  
98. 48" DIA. WALL  
99. 48 1/2" DIA. WALL  
100. 49" DIA. WALL  
101. 49 1/2" DIA. WALL  
102. 50" DIA. WALL  
103. 50 1/2" DIA. WALL  
104. 51" DIA. WALL  
105. 51 1/2" DIA. WALL  
106. 52" DIA. WALL  
107. 52 1/2" DIA. WALL  
108. 53" DIA. WALL  
109. 53 1/2" DIA. WALL  
110. 54" DIA. WALL  
111. 54 1/2" DIA. WALL  
112. 55" DIA. WALL  
113. 55 1/2" DIA. WALL  
114. 56" DIA. WALL  
115. 56 1/2" DIA. WALL  
116. 57" DIA. WALL  
117. 57 1/2" DIA. WALL  
118. 58" DIA. WALL  
119. 58 1/2" DIA. WALL  
120. 59" DIA. WALL  
121. 59 1/2" DIA. WALL  
122. 60" DIA. WALL  
123. 60 1/2" DIA. WALL  
124. 61" DIA. WALL  
125. 61 1/2" DIA. WALL  
126. 62" DIA. WALL  
127. 62 1/2" DIA. WALL  
128. 63" DIA. WALL  
129. 63 1/2" DIA. WALL  
130. 64" DIA. WALL  
131. 64 1/2" DIA. WALL  
132. 65" DIA. WALL  
133. 65 1/2" DIA. WALL  
134. 66" DIA. WALL  
135. 66 1/2" DIA. WALL  
136. 67" DIA. WALL  
137. 67 1/2" DIA. WALL  
138. 68" DIA. WALL  
139. 68 1/2" DIA. WALL  
140. 69" DIA. WALL  
141. 69 1/2" DIA. WALL  
142. 70" DIA. WALL  
143. 70 1/2" DIA. WALL  
144. 71" DIA. WALL  
145. 71 1/2" DIA. WALL  
146. 72" DIA. WALL  
147. 72 1/2" DIA. WALL  
148. 73" DIA. WALL  
149. 73 1/2" DIA. WALL  
150. 74" DIA. WALL  
151. 74 1/2" DIA. WALL  
152. 75" DIA. WALL  
153. 75 1/2" DIA. WALL  
154. 76" DIA. WALL  
155. 76 1/2" DIA. WALL  
156. 77" DIA. WALL  
157. 77 1/2" DIA. WALL  
158. 78" DIA. WALL  
159. 78 1/2" DIA. WALL  
160. 79" DIA. WALL  
161. 79 1/2" DIA. WALL  
162. 80" DIA. WALL  
163. 80 1/2" DIA. WALL  
164. 81" DIA. WALL  
165. 81 1/2" DIA. WALL  
166. 82" DIA. WALL  
167. 82 1/2" DIA. WALL  
168. 83" DIA. WALL  
169. 83 1/2" DIA. WALL  
170. 84" DIA. WALL  
171. 84 1/2" DIA. WALL  
172. 85" DIA. WALL  
173. 85 1/2" DIA. WALL  
174. 86" DIA. WALL  
175. 86 1/2" DIA. WALL  
176. 87" DIA. WALL  
177. 87 1/2" DIA. WALL  
178. 88" DIA. WALL  
179. 88 1/2" DIA. WALL  
180. 89" DIA. WALL  
181. 89 1/2" DIA. WALL  
182. 90" DIA. WALL  
183. 90 1/2" DIA. WALL  
184. 91" DIA. WALL  
185. 91 1/2" DIA. WALL  
186. 92" DIA. WALL  
187. 92 1/2" DIA. WALL  
188. 93" DIA. WALL  
189. 93 1/2" DIA. WALL  
190. 94" DIA. WALL  
191. 94 1/2" DIA. WALL  
192. 95" DIA. WALL  
193. 95 1/2" DIA. WALL  
194. 96" DIA. WALL  
195. 96 1/2" DIA. WALL  
196. 97" DIA. WALL  
197. 97 1/2" DIA. WALL  
198. 98" DIA. WALL  
199. 98 1/2" DIA. WALL  
200. 99" DIA. WALL  
201. 99 1/2" DIA. WALL  
202. 100" DIA. WALL  
203. 100 1/2" DIA. WALL  
204. 101" DIA. WALL  
205. 101 1/2" DIA. WALL  
206. 102" DIA. WALL  
207. 102 1/2" DIA. WALL  
208. 103" DIA. WALL  
209. 103 1/2" DIA. WALL  
210. 104" DIA. WALL  
211. 104 1/2" DIA. WALL  
212. 105" DIA. WALL  
213. 105 1/2" DIA. WALL  
214. 106" DIA. WALL  
215. 106 1/2" DIA. WALL  
216. 107" DIA. WALL  
217. 107 1/2" DIA. WALL  
218. 108" DIA. WALL  
219. 108 1/2" DIA. WALL  
220. 109" DIA. WALL  
221. 109 1/2" DIA. WALL  
222. 110" DIA. WALL  
223. 110 1/2" DIA. WALL  
224. 111" DIA. WALL  
225. 111 1/2" DIA. WALL  
226. 112" DIA. WALL  
227. 112 1/2" DIA. WALL  
228. 113" DIA. WALL  
229. 113 1/2" DIA. WALL  
230. 114" DIA. WALL  
231. 114 1/2" DIA. WALL  
232. 115" DIA. WALL  
233. 115 1/2" DIA. WALL  
234. 116" DIA. WALL  
235. 116 1/2" DIA. WALL  
236. 117" DIA. WALL  
237. 117 1/2" DIA. WALL  
238. 118" DIA. WALL  
239. 118 1/2" DIA. WALL  
240. 119" DIA. WALL  
241. 119 1/2" DIA. WALL  
242. 120" DIA. WALL  
243. 120 1/2" DIA. WALL  
244. 121" DIA. WALL  
245. 121 1/2" DIA. WALL  
246. 122" DIA. WALL  
247. 122 1/2" DIA. WALL  
248. 123" DIA. WALL  
249. 123 1/2" DIA. WALL  
250. 124" DIA. WALL  
251. 124 1/2" DIA. WALL  
252. 125" DIA. WALL  
253. 125 1/2" DIA. WALL  
254. 126" DIA. WALL  
255. 126 1/2" DIA. WALL  
256. 127" DIA. WALL  
257. 127 1/2" DIA. WALL  
258. 128" DIA. WALL  
259. 128 1/2" DIA. WALL  
260. 129" DIA. WALL  
261. 129 1/2" DIA. WALL  
262. 130" DIA. WALL  
263. 130 1/2" DIA. WALL  
264. 131" DIA. WALL  
265. 131 1/2" DIA. WALL  
266. 132" DIA. WALL  
267. 132 1/2" DIA. WALL  
268. 133" DIA. WALL  
269. 133 1/2" DIA. WALL  
270. 134" DIA. WALL  
271. 134 1/2" DIA. WALL  
272. 135" DIA. WALL  
273. 135 1/2" DIA. WALL  
274. 136" DIA. WALL  
275. 136 1/2" DIA. WALL  
276. 137" DIA. WALL  
277. 137 1/2" DIA. WALL  
278. 138" DIA. WALL  
279. 138 1/2" DIA. WALL  
280. 139" DIA. WALL  
281. 139 1/2" DIA. WALL  
282. 140" DIA. WALL  
283. 140 1/2" DIA. WALL  
284. 141" DIA. WALL  
285. 141 1/2" DIA. WALL  
286. 142" DIA. WALL  
287. 142 1/2" DIA. WALL  
288. 143" DIA. WALL  
289. 143 1/2" DIA. WALL  
290. 144" DIA. WALL  
291. 144 1/2" DIA. WALL  
292. 145" DIA. WALL  
293. 145 1/2" DIA. WALL  
294. 146" DIA. WALL  
295. 146 1/2" DIA. WALL  
296. 147" DIA. WALL  
297. 147 1/2" DIA. WALL  
298. 148" DIA. WALL  
299. 148 1/2" DIA. WALL  
300. 149" DIA. WALL  
301. 149 1/2" DIA. WALL  
302. 150" DIA. WALL  
303. 150 1/2" DIA. WALL  
304. 151" DIA. WALL  
305. 151 1/2" DIA. WALL  
306. 152" DIA. WALL  
307. 152 1/2" DIA. WALL  
308. 153" DIA. WALL  
309. 153 1/2" DIA. WALL  
310. 154" DIA. WALL  
311. 154 1/2" DIA. WALL  
312. 155" DIA. WALL  
313. 155 1/2" DIA. WALL  
314. 156" DIA. WALL  
315. 156 1/2" DIA. WALL  
316. 157" DIA. WALL  
317. 157 1/2" DIA. WALL  
318. 158" DIA. WALL  
319. 158 1/2" DIA. WALL  
320. 159" DIA. WALL  
321. 159 1/2" DIA. WALL  
322. 160" DIA. WALL  
323. 160 1/2" DIA. WALL  
324. 161" DIA. WALL  
325. 161 1/2" DIA. WALL  
326. 162" DIA. WALL  
327. 162 1/2" DIA. WALL  
328. 163" DIA. WALL  
329. 163 1/2" DIA. WALL  
330. 164" DIA. WALL  
331. 164 1/2" DIA. WALL  
332. 165" DIA. WALL  
333. 165 1/2" DIA. WALL  
334. 166" DIA. WALL  
335. 166 1/2" DIA. WALL  
336. 167" DIA. WALL  
337. 167 1/2" DIA. WALL  
338. 168" DIA. WALL  
339. 168 1/2" DIA. WALL  
340. 169" DIA. WALL  
341. 169 1/2" DIA. WALL  
342. 170" DIA. WALL  
343. 170 1/2" DIA. WALL  
344. 171" DIA. WALL  
345. 171 1/2" DIA. WALL  
346. 172" DIA. WALL  
347. 172 1/2" DIA. WALL  
348. 173" DIA. WALL  
349. 173 1/2" DIA. WALL  
350. 174" DIA. WALL  
351. 174 1/2" DIA. WALL  
352. 175" DIA. WALL  
353. 175 1/2" DIA. WALL  
354. 176" DIA. WALL  
355. 176 1/2" DIA. WALL  
356. 177" DIA. WALL  
357. 177 1/2" DIA. WALL  
358. 178" DIA. WALL  
359. 178 1/2" DIA. WALL  
360. 179" DIA. WALL  
361. 179 1/2" DIA. WALL  
362. 180" DIA. WALL  
363. 180 1/2" DIA. WALL  
364. 181" DIA. WALL  
365. 181 1/2" DIA. WALL  
366. 182" DIA. WALL  
367. 182 1/2" DIA. WALL  
368. 183" DIA. WALL  
369. 183 1/2" DIA. WALL  
370. 184" DIA. WALL  
371. 184 1/2" DIA. WALL  
372. 185" DIA. WALL  
373. 185 1/2" DIA. WALL  
374. 186" DIA. WALL  
375. 186 1/2" DIA. WALL  
376. 187" DIA. WALL  
377. 187 1/2" DIA. WALL  
378. 188" DIA. WALL  
379. 188 1/2" DIA. WALL  
380. 189" DIA. WALL  
381. 189 1/2" DIA. WALL  
382. 190" DIA. WALL  
383. 190 1/2" DIA. WALL  
384. 191" DIA. WALL  
385. 191 1/2" DIA. WALL  
386. 192" DIA. WALL  
387. 192 1/2" DIA. WALL  
388. 193" DIA. WALL  
389. 193 1/2" DIA. WALL  
390. 194" DIA. WALL  
391. 194 1/2" DIA. WALL  
392. 195" DIA. WALL  
393. 195 1/2" DIA. WALL  
394. 196" DIA. WALL  
395. 196 1/2" DIA. WALL  
396. 197" DIA. WALL  
397. 197 1/2" DIA. WALL  
398. 198" DIA. WALL  
399. 198 1/2" DIA. WALL  
400. 199" DIA. WALL  
401. 199 1/2" DIA. WALL  
402. 200" DIA. WALL  
403. 200 1/2" DIA. WALL  
404. 201" DIA. WALL  
405. 201 1/2" DIA. WALL  
406. 202" DIA. WALL  
407. 202 1/2" DIA. WALL  
408. 203" DIA. WALL  
409. 203 1/2" DIA. WALL  
410. 204" DIA. WALL  
411. 204 1/2" DIA. WALL  
412. 205" DIA. WALL  
413. 205 1/2" DIA. WALL  
414. 206" DIA. WALL  
415. 206 1/2" DIA. WALL  
416. 207" DIA. WALL  
417. 207 1/2" DIA. WALL  
418. 208" DIA. WALL  
419. 208 1/2" DIA. WALL  
420. 209" DIA. WALL  
421. 209 1/2" DIA. WALL  
422. 210" DIA. WALL  
423. 210 1/2" DIA. WALL  
424. 211" DIA. WALL  
425. 211 1/2" DIA. WALL  
426. 212" DIA. WALL  
427. 212 1/2" DIA. WALL  
428. 213" DIA. WALL  
429. 213 1/2" DIA. WALL  
430. 214" DIA. WALL  
431. 214 1/2" DIA. WALL  
432. 215" DIA. WALL  
433. 215 1/2" DIA. WALL  
434. 216" DIA. WALL  
435. 216 1/2" DIA. WALL  
436. 217" DIA. WALL  
437. 217 1/2" DIA. WALL  
438. 218" DIA. WALL  
439. 218 1/2" DIA. WALL  
440. 219" DIA. WALL  
441. 219 1/2" DIA. WALL  
442. 220" DIA. WALL  
443. 220 1/2" DIA. WALL  
444. 221" DIA. WALL  
445. 221 1/2" DIA. WALL  
446. 222" DIA. WALL  
447. 222 1/2" DIA. WALL  
448. 223" DIA. WALL  
449. 223 1/2" DIA. WALL  
450. 224" DIA. WALL  
451. 224 1/2" DIA. WALL  
452. 225" DIA. WALL  
453. 225 1/2" DIA. WALL  
454. 226" DIA. WALL  
455. 226 1/2" DIA. WALL  
456. 227" DIA. WALL  
457. 227 1/2" DIA. WALL  
458. 228" DIA. WALL  
459. 228 1/2" DIA. WALL  
460. 229" DIA. WALL  
461. 229 1/2" DIA. WALL  
462. 230" DIA. WALL  
463. 230 1/2" DIA. WALL  
464. 231" DIA. WALL  
465. 231 1/2" DIA. WALL  
466. 232" DIA. WALL  
467. 232 1/2" DIA. WALL  
468. 233" DIA. WALL  
469. 233 1/2" DIA. WALL  
470. 234" DIA. WALL  
471. 234 1/2" DIA. WALL  
472. 235" DIA. WALL  
473. 235 1/2" DIA. WALL  
474. 236" DIA. WALL  
475. 236 1/2" DIA. WALL  
476. 237" DIA. WALL  
477. 237 1/2" DIA. WALL  
478. 238" DIA. WALL  
479. 238 1/2" DIA. WALL  
480. 239" DIA. WALL  
481. 239 1/2" DIA. WALL  
482. 240" DIA. WALL  
483. 240 1/2" DIA. WALL  
484. 241" DIA. WALL  
485. 241 1/2" DIA. WALL  
486. 242" DIA. WALL  
487. 242 1/2" DIA. WALL  
488. 243" DIA. WALL  
489. 243 1/2" DIA. WALL  
490. 244" DIA. WALL  
491. 244 1/2" DIA. WALL  
492. 245" DIA. WALL  
493. 245 1/2" DIA. WALL  
494. 246" DIA. WALL  
495. 246 1/2" DIA. WALL  
496. 247" DIA. WALL  
497. 247 1/2" DIA. WALL  
498. 248" DIA. WALL  
499. 248 1/2" DIA. WALL  
500. 249" DIA. WALL  
501. 249 1/2" DIA. WALL  
502. 250" DIA. WALL  
503. 250 1/2" DIA. WALL  
504. 251" DIA. WALL  
505. 251 1/2" DIA. WALL  
506. 252" DIA. WALL  
507. 252 1/2" DIA. WALL  
508. 253" DIA. WALL  
509. 253 1/2" DIA. WALL  
510. 254" DIA. WALL  
511. 254 1/2" DIA. WALL  
512. 255" DIA. WALL  
513. 255 1/2" DIA. WALL  
514. 256" DIA. WALL  
515. 256 1/2" DIA. WALL  
516. 257" DIA. WALL  
517. 257 1/2" DIA. WALL  
518. 258" DIA. WALL  
519. 258 1/2" DIA. WALL  
520. 259" DIA. WALL  
521. 259 1/2" DIA. WALL  
522. 260" DIA. WALL  
523. 260 1/2" DIA. WALL  
524. 261" DIA. WALL  
525. 261 1/2" DIA. WALL  
526. 262" DIA. WALL  
527. 262 1/2" DIA. WALL  
528. 263" DIA. WALL  
529. 263 1/2" DIA. WALL  
530. 264" DIA. WALL  
531. 264 1/2" DIA. WALL  
532. 265" DIA. WALL  
533. 265 1/2" DIA. WALL  
534. 266" DIA. WALL  
535. 266 1/2" DIA. WALL  
536. 267" DIA. WALL  
537. 267 1/2" DIA. WALL  
538. 268" DIA. WALL  
539. 268 1/2" DIA. WALL  
540. 269" DIA. WALL  
541. 269 1/2" DIA. WALL  
542. 270" DIA. WALL  
543. 270 1/2" DIA. WALL  
544. 271" DIA. WALL  
545. 271 1/2" DIA. WALL  
546. 272" DIA. WALL  
547. 272 1/2" DIA. WALL  
548. 273" DIA. WALL  
549. 273 1/2" DIA. WALL  
550. 274" DIA. WALL  
551. 274 1/2" DIA. WALL  
552. 275" DIA. WALL  
553. 275 1/2" DIA. WALL  
554. 276" DIA. WALL  
555. 276 1/2" DIA. WALL  
556. 277" DIA. WALL  
557. 277 1/2" DIA. WALL  
558. 278" DIA. WALL  
559. 278 1/2" DIA. WALL  
560. 279" DIA. WALL  
561. 279 1/2" DIA. WALL  
562. 280" DIA. WALL  
563. 280 1/2" DIA. WALL  
564. 281" DIA. WALL  
565. 281 1/2" DIA. WALL  
566. 282" DIA. WALL  
567. 282 1/2" DIA. WALL  
568. 283" DIA. WALL  
569. 283 1/2" DIA. WALL  
570. 284" DIA. WALL  
571. 284 1/2" DIA. WALL  
572. 285" DIA. WALL  
573. 285 1/2" DIA. WALL  
574. 286" DIA. WALL  
575. 286 1/2" DIA. WALL  
576. 287" DIA. WALL  
577. 287 1/2" DIA. WALL  
578. 288" DIA. WALL  
579. 288 1/2" DIA. WALL  
580. 289" DIA. WALL  
581. 289 1/2" DIA. WALL  
582. 290" DIA. WALL  
583. 290 1/2" DIA. WALL  
584. 291" DIA. WALL  
585. 291 1/2" DIA. WALL  
586. 292" DIA. WALL  
587. 292 1/2" DIA. WALL  
588. 293" DIA. WALL  
589. 293 1/2" DIA. WALL  
590. 294" DIA. WALL  
591. 294 1/2" DIA. WALL  
592. 295" DIA. WALL  
593. 295 1/2" DIA. WALL  
594. 296" DIA. WALL  
595. 296 1/2" DIA. WALL  
596. 297" DIA. WALL  
597. 297 1/2" DIA. WALL  
598. 298" DIA. WALL  
599. 298 1/2" DIA. WALL  
600. 299" DIA. WALL  
601. 299 1/2" DIA. WALL  
602. 300" DIA. WALL  
603. 300 1/2" DIA. WALL  
604. 301" DIA. WALL  
605. 301 1/2" DIA. WALL  
606. 302" DIA. WALL  
607. 302 1/2" DIA. WALL  
608. 303" DIA. WALL  
609. 303 1/2" DIA. WALL  
610. 304" DIA. WALL  
611. 304 1/2" DIA. WALL  
612. 305" DIA. WALL  
613. 305 1/2" DIA. WALL  
614. 306" DIA. WALL  
615. 306 1/2" DIA. WALL  
616. 307" DIA. WALL  
617. 307 1/2" DIA. WALL  
618. 308" DIA. WALL  
619. 308 1/2" DIA. WALL  
620. 309" DIA. WALL  
621. 309 1/2" DIA. WALL  
622. 310" DIA. WALL  
623. 310 1/2" DIA. WALL  
624. 311" DIA. WALL  
625. 311 1/2" DIA. WALL  
626. 312" DIA. WALL  
627. 312 1/2" DIA. WALL  
628. 313" DIA. WALL  
629. 313 1/2" DIA. WALL  
630. 314" DIA. WALL  
631. 314 1/2" DIA. WALL  
632. 315" DIA. WALL  
633. 315 1/2" DIA. WALL  
634. 316" DIA. WALL  
635. 316 1/2" DIA. WALL  
636. 317" DIA. WALL  
637. 317 1/2" DIA. WALL  
638. 318" DIA. WALL  
639. 318 1/2" DIA. WALL  
640. 319" DIA. WALL  
641. 319 1/2" DIA. WALL  
642. 320" DIA. WALL  
643. 320 1/2" DIA. WALL  
644. 321" DIA. WALL  
645. 321 1/2" DIA. WALL  
646. 322" DIA. WALL  
647. 322 1/2" DIA. WALL  
648. 323" DIA. WALL  
649. 323 1/2" DIA. WALL  
650. 324" DIA. WALL  
651. 324 1/2" DIA. WALL  
652. 325" DIA. WALL  
653. 325 1/2" DIA. WALL  
654. 326" DIA. WALL  
655. 326 1/2" DIA. WALL  
656. 327" DIA. WALL  
657. 327 1/2" DIA. WALL  
658. 328" DIA. WALL  
659. 328 1/2" DIA. WALL  
660. 329" DIA. WALL  
661. 329 1/2" DIA. WALL  
662. 330" DIA. WALL  
663. 330 1/2" DIA. WALL  
664. 331" DIA. WALL  
665. 331 1/2" DIA. WALL  
666. 332" DIA. WALL  
667. 332 1/2" DIA. WALL  
668. 333" DIA. WALL  
669. 333 1/2" DIA. WALL  
670. 334" DIA. WALL  
671. 334 1/2" DIA. WALL  
672. 335" DIA. WALL  
673. 335 1/2" DIA. WALL  
674. 336" DIA. WALL  
675. 336 1/2" DIA. WALL  
676. 337" DIA. WALL  
677. 337 1/2" DIA. WALL  
678. 338" DIA. WALL  
679. 338 1/2" DIA. WALL  
680. 339" DIA. WALL  
681. 339 1/2" DIA. WALL  
682. 340" DIA. WALL  
683. 340 1/2" DIA. WALL  
684. 341" DIA. WALL  
685. 341 1/2" DIA. WALL  
686. 342" DIA. WALL  
687. 342 1/2" DIA. WALL  
688. 343" DIA. WALL  
689. 343 1/2" DIA. WALL  
690. 344" DIA. WALL  
691. 344 1/2" DIA. WALL  
692. 345" DIA. WALL  
693. 345 1/2" DIA. WALL  
694. 346" DIA. WALL  
695. 346 1/2" DIA. WALL  
696. 347" DIA. WALL  
697. 347 1/2" DIA. WALL  
698. 348" DIA. WALL  
699. 348 1/2" DIA. WALL  
700. 349" DIA. WALL  
701. 349 1/2" DIA. WALL  
702. 350" DIA. WALL  
703. 350 1/2" DIA. WALL  
704. 351" DIA. WALL  
705. 351 1/2" DIA. WALL  
706. 352" DIA. WALL  
707. 352 1/2" DIA. WALL  
708. 353" DIA. WALL  
709. 353 1/2" DIA. WALL  
710. 354" DIA. WALL  
711. 354 1/2" DIA. WALL  
712. 355" DIA. WALL  
713. 355 1/2" DIA. WALL  
714. 356" DIA. WALL  
715. 356 1/2" DIA. WALL  
716. 357" DIA. WALL  
717. 357 1/2" DIA. WALL  
718. 358" DIA. WALL  
719. 358 1/2" DIA. WALL  
720. 359" DIA. WALL  
721. 359 1/2" DIA. WALL  
722. 360" DIA. WALL  
723. 360 1/2" DIA. WALL  
724. 361" DIA. WALL  
725. 361 1/2" DIA. WALL  
726. 362" DIA. WALL  
727. 362 1/2" DIA. WALL  
728. 363" DIA. WALL  
729. 363 1/2" DIA. WALL  
730. 364" DIA. WALL  
731. 364 1/2" DIA. WALL  
732. 365" DIA. WALL  
733. 365 1/2" DIA. WALL  
734. 366" DIA. WALL  
735. 366 1/2" DIA. WALL  
736. 367" DIA. WALL  
737. 367 1/2" DIA. WALL  
738. 368" DIA. WALL  
739. 368 1/2" DIA. WALL  
740. 369" DIA. WALL  
741. 369 1/2" DIA. WALL  
742. 370" DIA. WALL  
743. 370 1/2" DIA. WALL  
744. 371" DIA. WALL  
745. 371 1/2" DIA. WALL  
746. 372" DIA. WALL  
747. 372 1/2" DIA. WALL  
748. 373" DIA. WALL  
749. 373 1/2" DIA. WALL  
750. 374" DIA. WALL  
751. 374 1/2" DIA. WALL  
752. 375" DIA. WALL  
7



*Reclassification Of Area Shown On Map No. 6-H.*  
(As Amended)  
(Application No. 19934T1)  
(Common Address: 2244 W. 23<sup>rd</sup> Pl.)

[SO2019-321]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the current RM6 Residential Multi-Unit District symbols and indications as shown on Map Number 6-H in the area bounded by:

the public alley next north of and parallel to West 23<sup>rd</sup> Place; a line 50.00 feet east of the public alley next east of and parallel to South Oakley Avenue; West 23<sup>rd</sup> Place; and the public alley next east of and parallel to South Oakley Avenue,

to those of an RM6 Residential Multi-Unit District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Existing Site Plan; Existing First, Second and Third Floor Level Plans;  
and Proposed First Floor Plan attached to this ordinance  
printed on pages 3752 through 3754  
of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

# Final for Publication

## SUBSTITUTE NARRATIVE AND PLANS

2244 West 23<sup>rd</sup> Place  
TYPE I REGULATIONS

Narrative: The subject property measures 6,215 square feet and is improved with a two-story residential building with seven dwelling units and seven parking spaces. The Applicant proposes to rezone this property to a Type 1 application to alter the previous Type 1 rezoning application and allow the Applicant to add one additional dwelling unit for a total of eight dwelling units. The seven existing parking spaces will remain and there will be no additional parking. The Applicant will seek relief to reduce any additional required parking. There will be no change in height.

Lot Area: 6,215 square feet

FAR: 2.73

FLOOR AREA: 16,984 square feet

Residential Dwelling Units: 8

MLA: 300 square feet

Height: 40.0 feet

Automobile Parking: 7\*\*

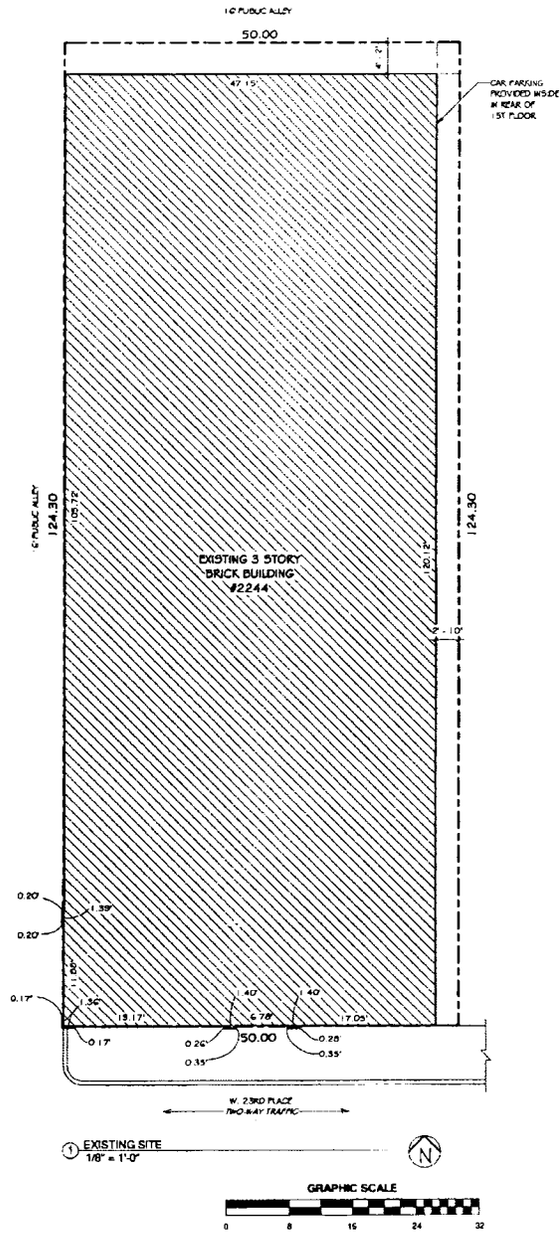
### Setbacks:

Front (West 23 <sup>rd</sup> Place):	0 feet
East Side:	2 feet 10 inches
West Side (Alley):	0 feet
Rear (Alley):	4 feet 2 inches

\* A set of plans is attached.

\*\* The Applicant will seek relief to reduce any additional required parking.

Final for Publication



Final for Publication



ARCHITECTONIC  
INC.  
1015 E. 15th Street  
Chicago, IL 60605  
Phone: 312.467.1100  
www.astiarch.com

REVIEW CHECKS THAT THESE  
PLANS HAVE BEEN MADE IN ACCORDANCE  
WITH THE CITY OF CHICAGO  
BUILDING DEPARTMENT AND ALL CITY, STATE  
AND FEDERAL LAWS,  
ORDINANCES, REGULATIONS,  
AND CODES AND REQUIREMENTS.



DATE: 07/24/19

PROJECT: 2224 N. 23rd St.

CLIENT: [REDACTED]

DESIGNER: [REDACTED]

DATE: 07/24/19

PROJECT: 2224 N. 23rd St.

CLIENT: [REDACTED]

DESIGNER: [REDACTED]

DATE: 07/24/19

PROJECT: 2224 N. 23rd St.

CLIENT: [REDACTED]

DESIGNER: [REDACTED]

DATE: 07/24/19

PROJECT: 2224 N. 23rd St.

CLIENT: [REDACTED]

DESIGNER: [REDACTED]

DATE: 07/24/19

PROJECT: 2224 N. 23rd St.

CLIENT: [REDACTED]

DESIGNER: [REDACTED]

DATE: 07/24/19

PROJECT: 2224 N. 23rd St.

CLIENT: [REDACTED]

DESIGNER: [REDACTED]

DATE: 07/24/19

PROJECT: 2224 N. 23rd St.

CLIENT: [REDACTED]

DESIGNER: [REDACTED]

DATE: 07/24/19

PROJECT: 2224 N. 23rd St.

CLIENT: [REDACTED]

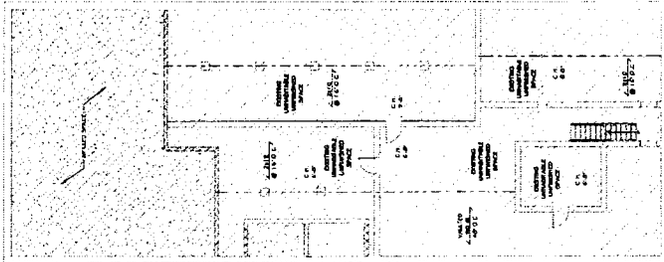
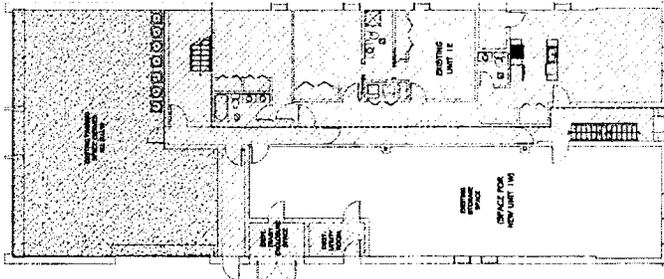
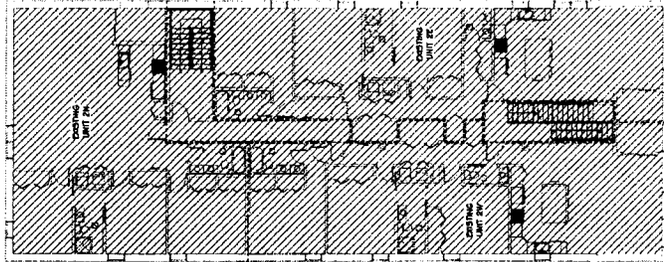
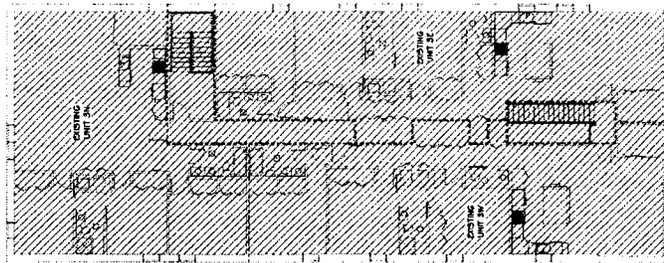
DESIGNER: [REDACTED]

DATE: 07/24/19

PROJECT: 2224 N. 23rd St.

CLIENT: [REDACTED]

DESIGNER: [REDACTED]

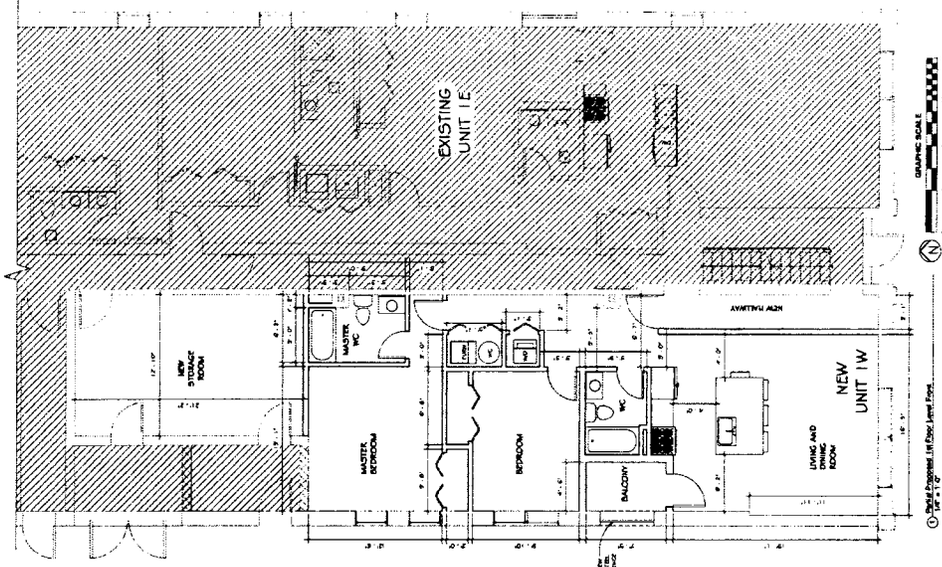


A110  
SHEET



Final for Publication

	EXISTING
	NEW





ARCHITECTONIC  
1111 N. LAKE ST.  
CHICAGO, IL 60610  
TEL: 312.467.1000  
WWW.ASIARCHITECTONIC.COM

DESIGNED BY: ASI ARCHITECTONIC  
DATE: 06/2019  
DRAWN BY: [Signature]  
CHECKED BY: [Signature]

PROJECT NAME:  
2244 W 23rd P.

PROJECT TYPE:  
RESIDENTIAL

PROJECT NO.:  
A121

*Reclassification Of Area Shown On Map No. 7-J.*  
(As Amended)  
(Application No. 19093T1)  
(Common Address: 3201 W. Belmont Ave.)

[SO2017-143]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, shall be amended by changing all the C1-1 Neighborhood Commercial District symbols and indications as shown on Map Number 7-J in the area bounded by:

West Belmont Avenue; North Avondale Avenue; the alley next east of and parallel to North Sawyer Avenue; a line 122 feet south of and parallel to West Belmont Avenue or the line thereof extended; and North Sawyer Avenue,

to those of a B2-2 Neighborhood Mixed-Use 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.

[Zoning Set Back Information; Site Plan; Basement, First, Second, Third and Roof Floor Plans; and Front, Rear, Left and Right Building Elevations attached to this ordinance printed on pages 3757 through 3767 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

## Final for Publication

17-13-0303-C (1) Substitute Narrative and Plans Zoning Analysis

App. No. 19093-T1

3201 W. Belmont Ave., Chicago, IL

Proposed Zoning: B2-2 Neighborhood Mixed-Use District

Lot Area: 7,054 square feet

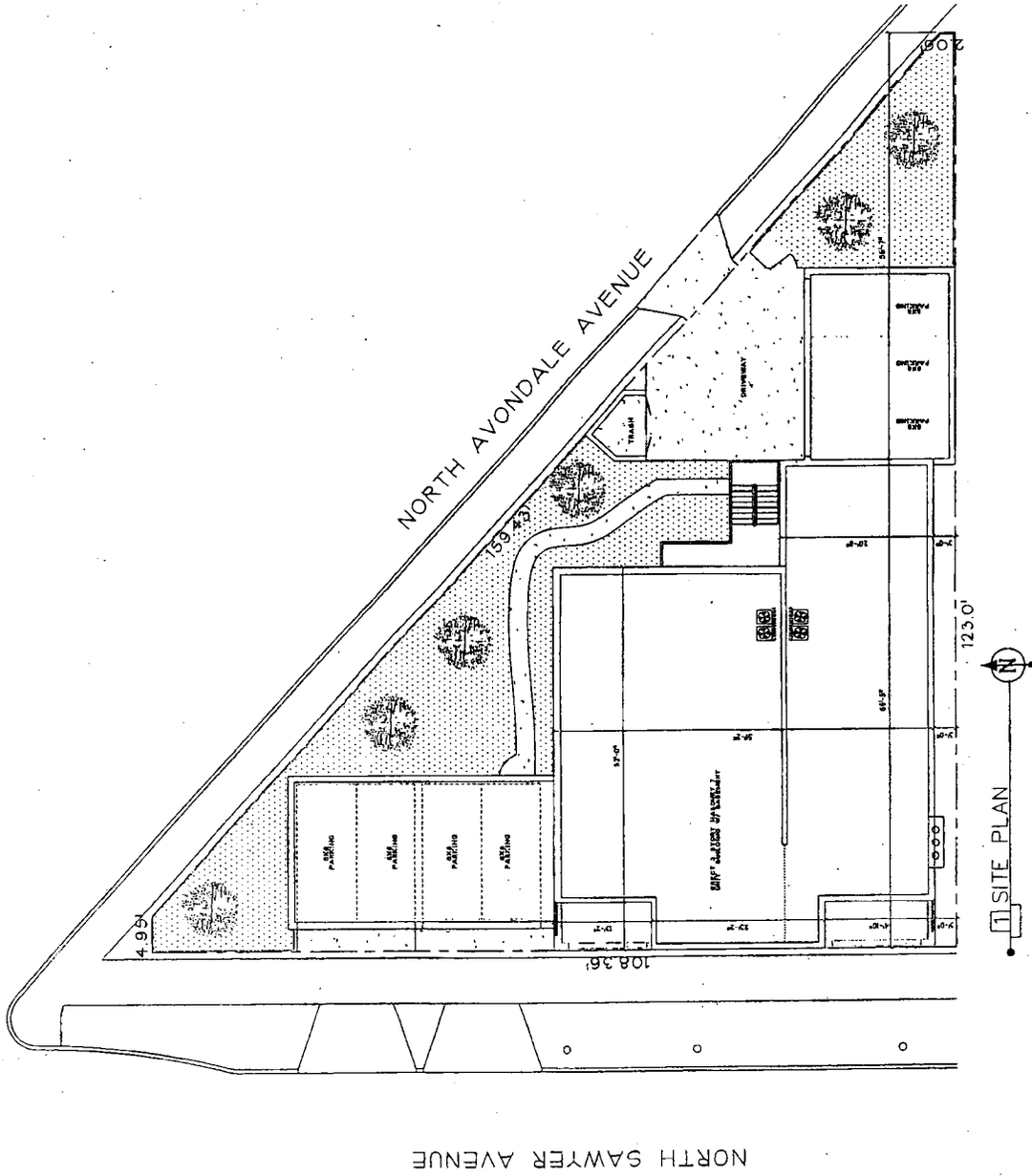
Proposed Land Use: The Applicant is proposing to develop the subject property with a three-story residential building that will contain seven (7) dwelling units. The building will be masonry in construction and measure 38 feet in height. Seven (7) off-street parking spaces will be provided to support the proposed dwelling units.

- (A) The Project's floor area ratio: 1.18 FAR
- (B) The project's density (Lot Area Per Dwelling Unit): 1,007.71 square feet  
(7 proposed dwelling units)
- (C) The amount of off-street parking: 7 parking spaces
- (D) Setbacks: \*Triangular Lot Shape
  - Front Setback: zero
  - North Side Setback: zero
  - South Side Setback: 3 feet
  - Rear Setback: 56 feet 7 inches
- (E) Building Height: 38 feet

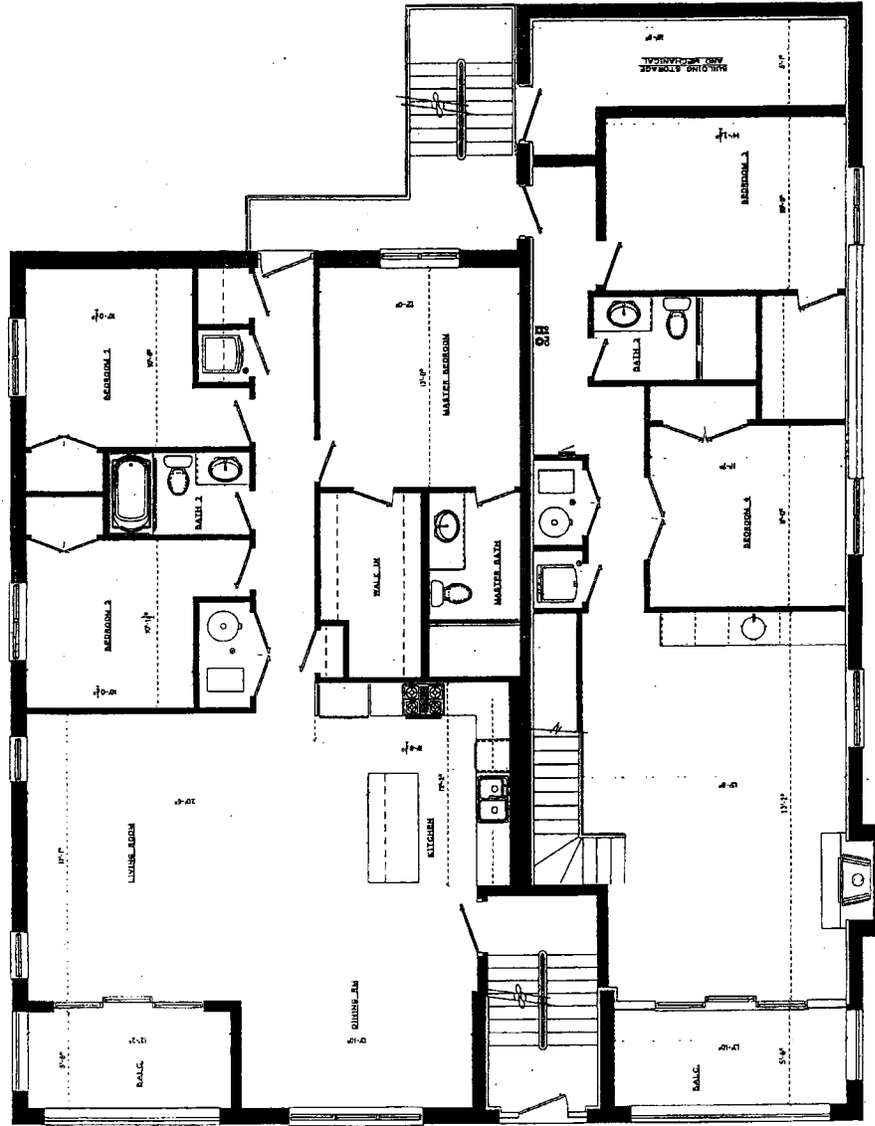
Final for Publication

ZONING SET BACK INFORMATION			
SET BACK LOCATION	CODE DESCRIPTION	REQUIRED	ACTUAL
FRONT YARD SETBACK REQUIREMENT:	NONE REQUIRED	0'-0"	2'-0"
SIDE YARD SETBACK REQUIREMENT:	NONE REQUIRED	0'-0"	3'-0"
		0'-0"	54'-0"
REAR YARD SETBACK REQUIREMENT:	30' FROM REAR PROP. LINE	30'-0"	56'-7"
MAXIMUM MEAN HEIGHT ALLOWED:	TO BOTTOM OF FLAT ROOF OR TO MID POINT OF RAFTERS	47'-0"	38'-0"
REAR YARD OPEN SPACE REQUIREMENT			
OPEN SPACE	CODE DESCRIPTION	REQUIRED	ACTUAL
OPEN SPACE REQUIREMENT:	NONE REQUIRED	0.0 SQ. FT.	1600 SQ. FT.
ZONING INFORMATION			
ZONING CLASSIFICATION:	B2-2	1000 SQ.FT/ LAND UNIT	MAXIMUM # OF UNITS REQUESTED: 7
LOT DIMENSIONS:	SEE LOT		
LOT AREA:	7,053 SQ. FT.	X 2.2= MAXIMUM BUILDABLE SQUARE FOOTAGE =	15,516
		ACTUAL SQUARE FOOTAGE PER PLANS:	8,340

Final for Publication

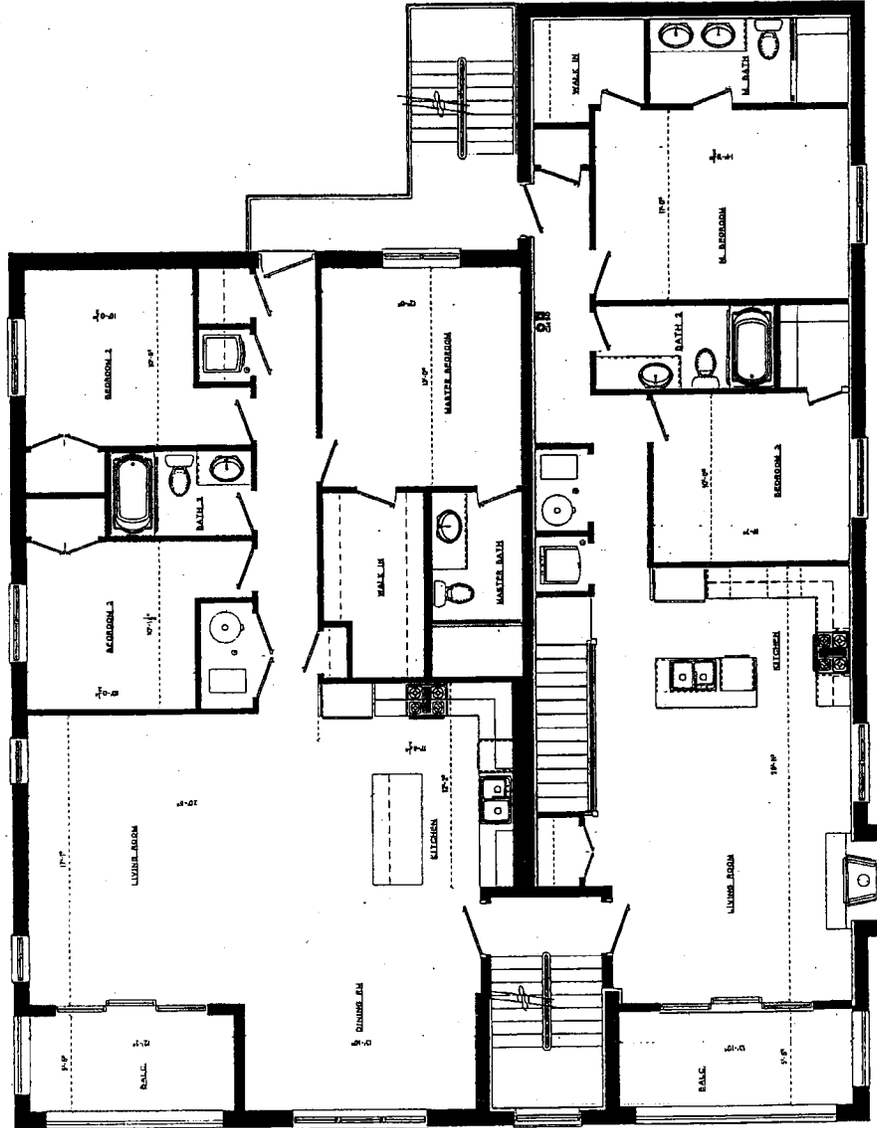


Final for Publication



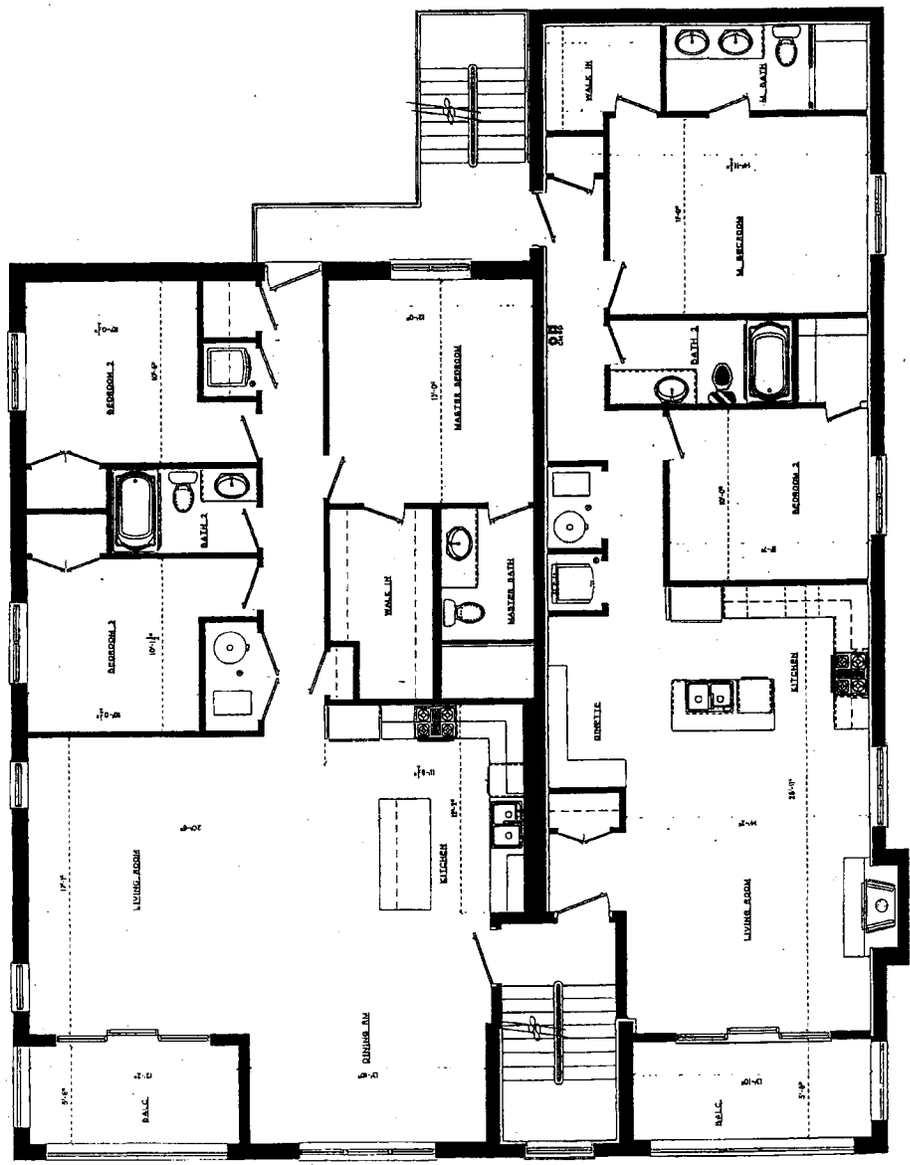
BASEMENT FLOOR PLAN

Final for Publication



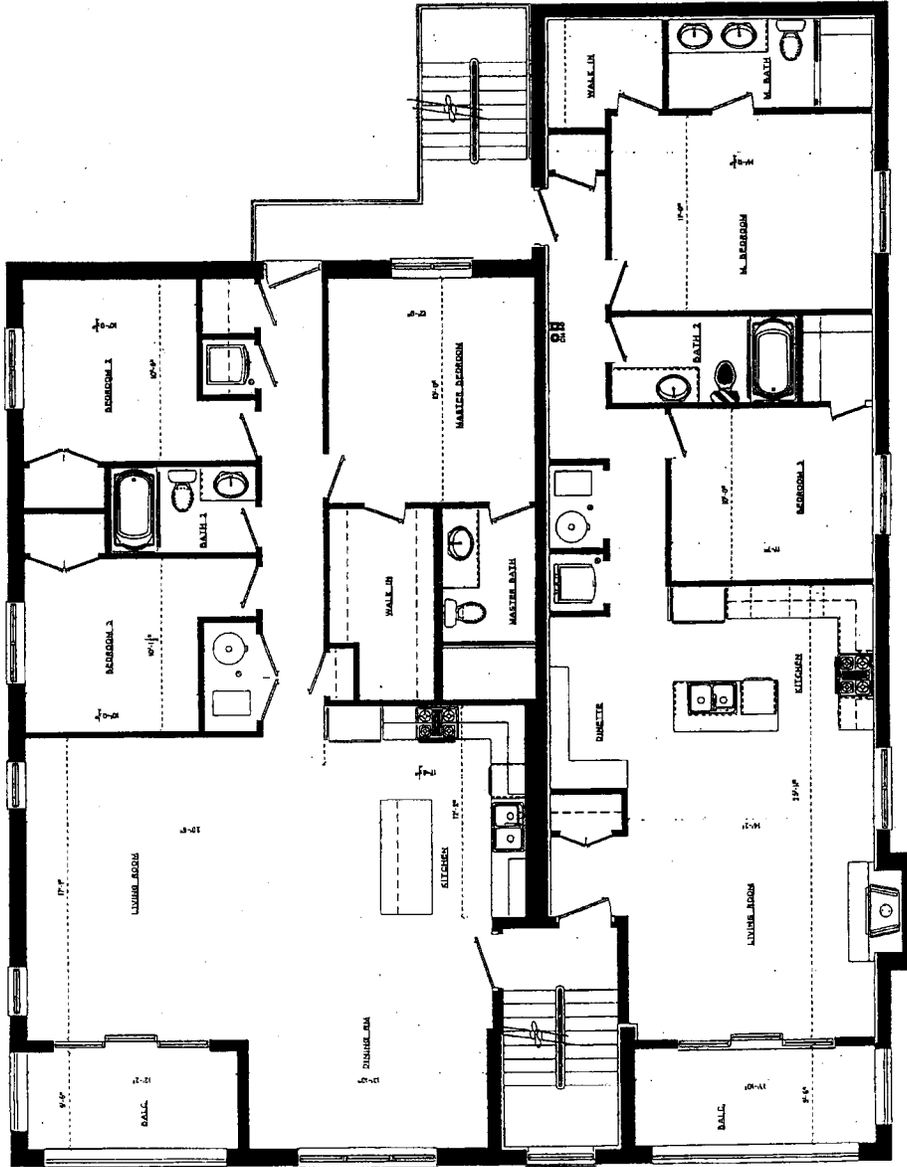
FIRST FLOOR PLAN

Final for Publication



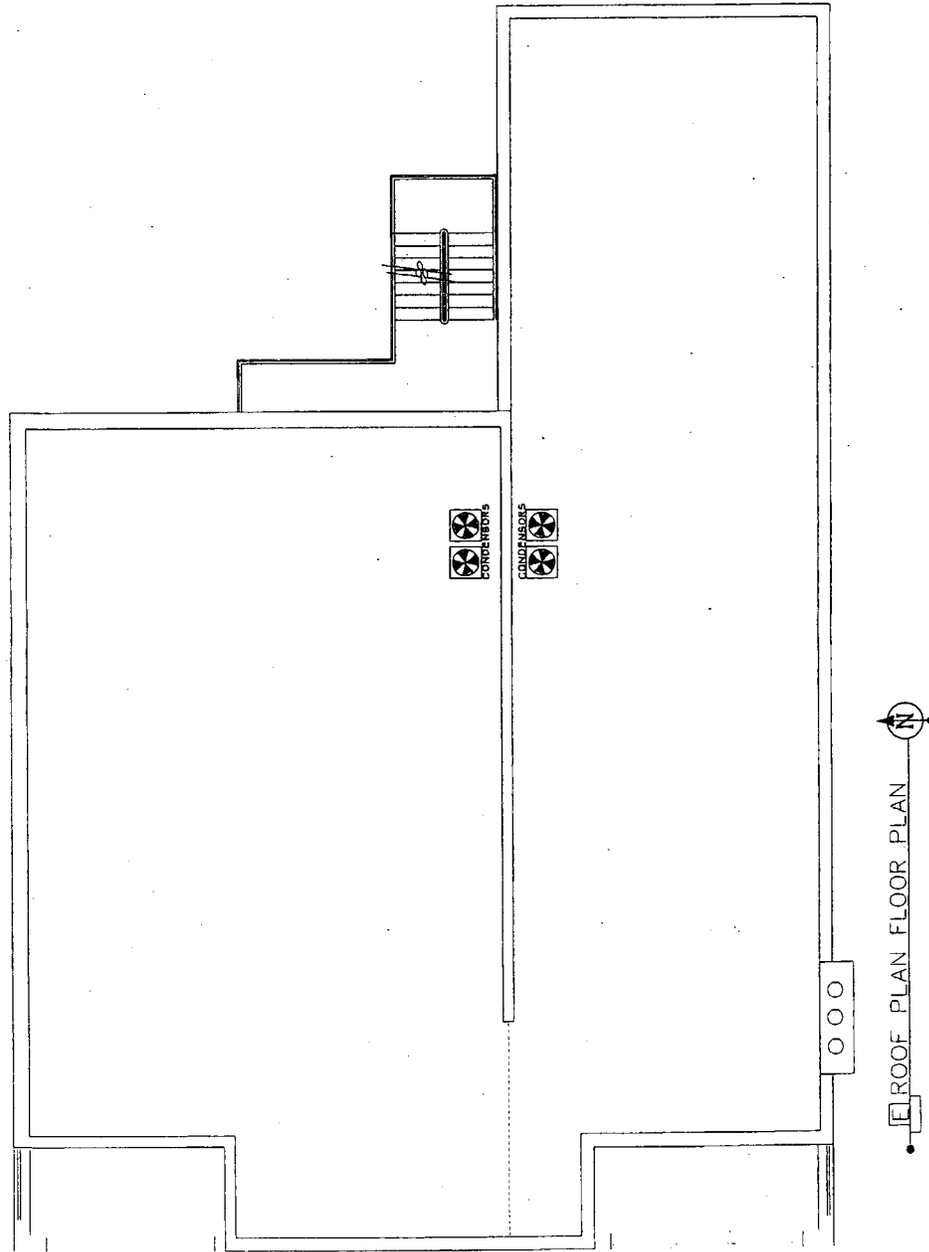
SECOND FLOOR PLAN

Final for Publication

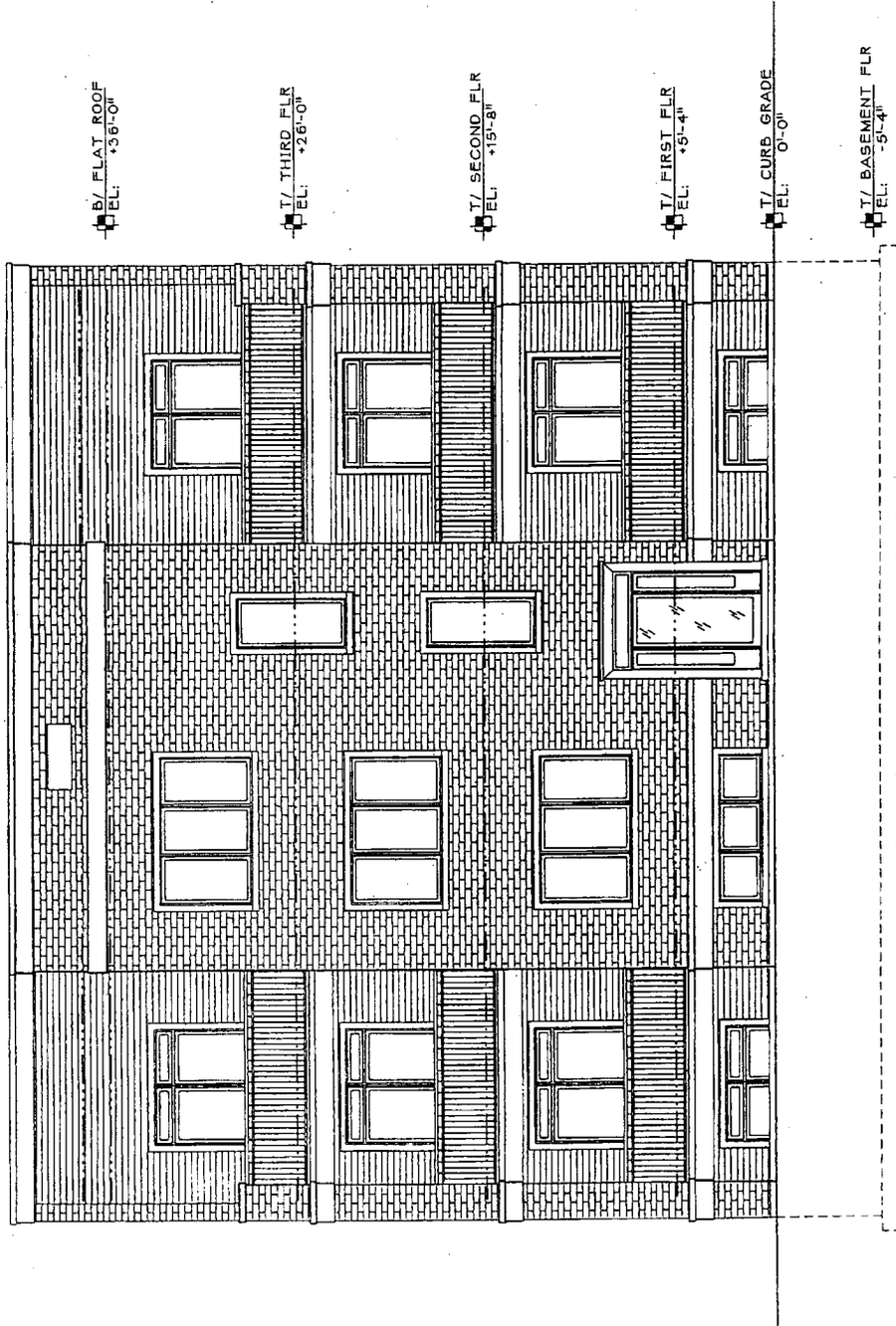


THIRD FLOOR PLAN

Final for Publication

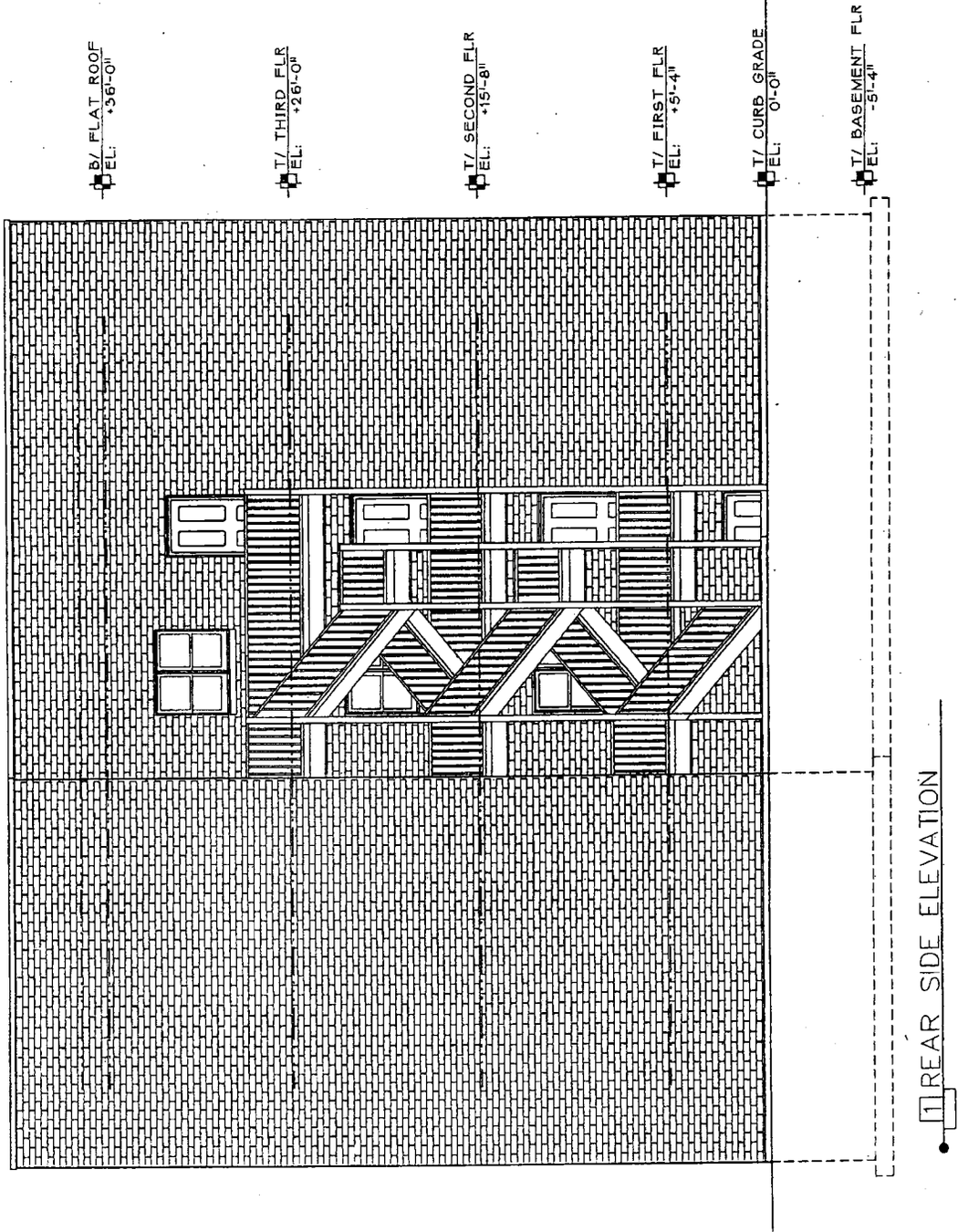


Final for Publication



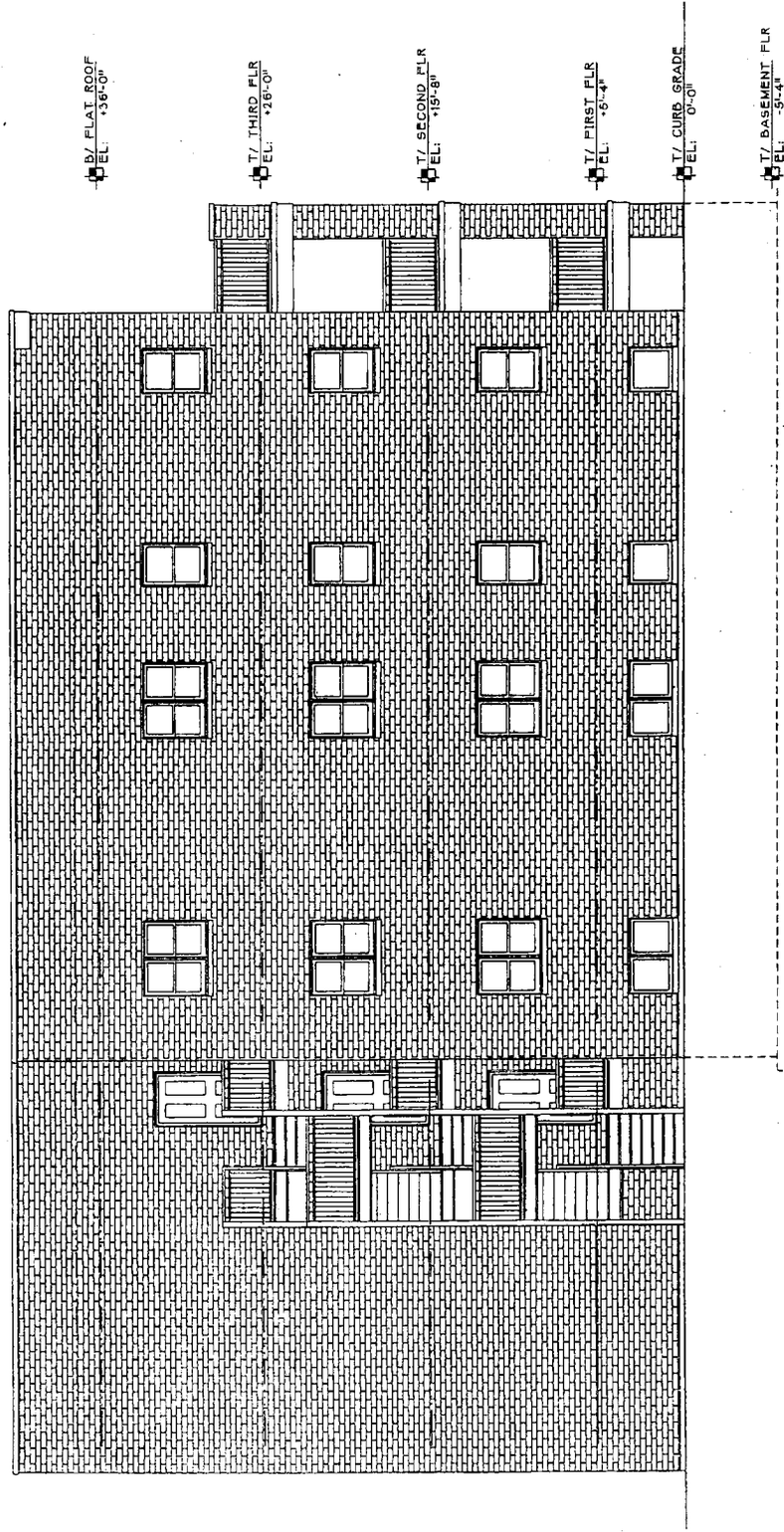
1 FRONT SIDE ELEVATION

Final for Publication



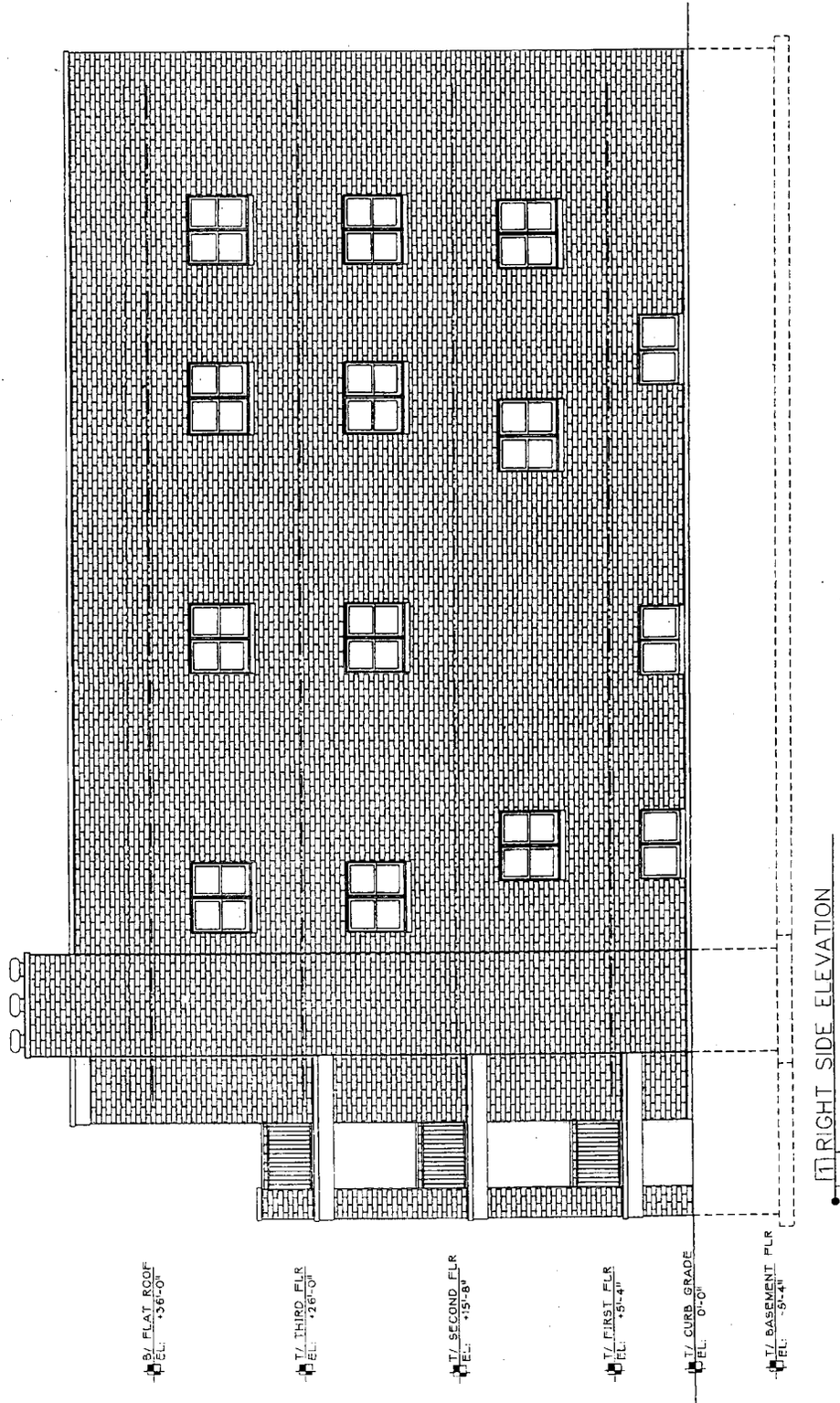
REAR SIDE ELEVATION

Final for Publication



1 LEFT SIDE ELEVATION

Final for Publication



*Reclassification Of Area Shown On Map No. 8-G.*  
(Application No. 20052T1)  
(Common Address: 3624 S. Halsted St.)

[O2019-4126]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the M1-2 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 8-G in an area bounded by:

the public alley next west of and parallel to South Halsted Street; a line 78.0 feet north of and parallel to West 37<sup>th</sup> Street; South Halsted Street; and a line 52.0 feet north of and parallel to West 37<sup>th</sup> Street,

to those of an RT3.5 Residential Two-Flat, Townhouse and Multi-Unit District.

SECTION 2. This ordinance takes effect after its passage and due publication.

[Site Plan; Front Façade -- Building Height; and North, South, East and West Building Elevations attached to this ordinance printed on pages 3770 through 3775 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

# Final for Publication

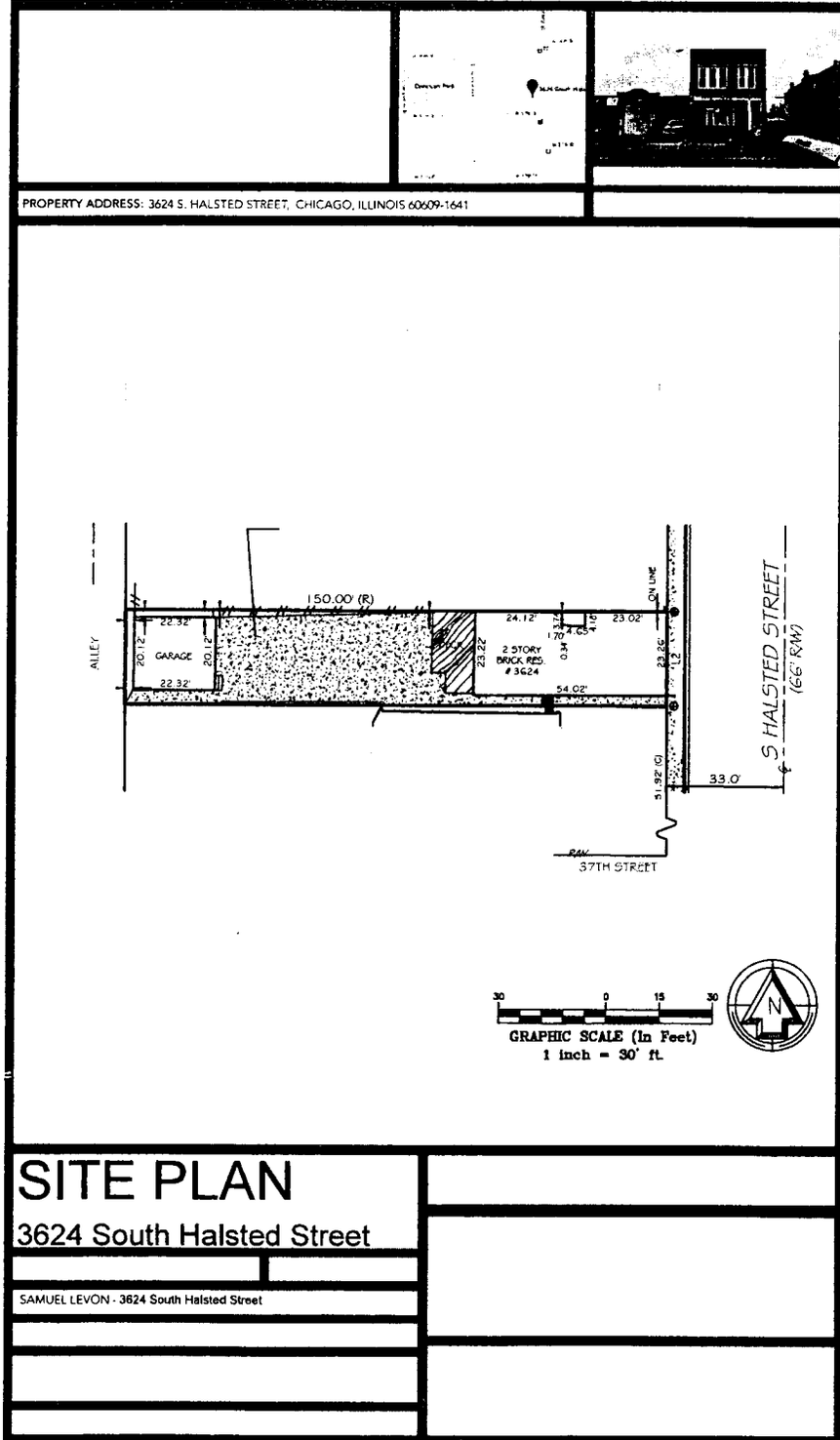
## NARRATIVE & PLANS – 3624 South Halsted Street

### M1-2 to RT-3.5

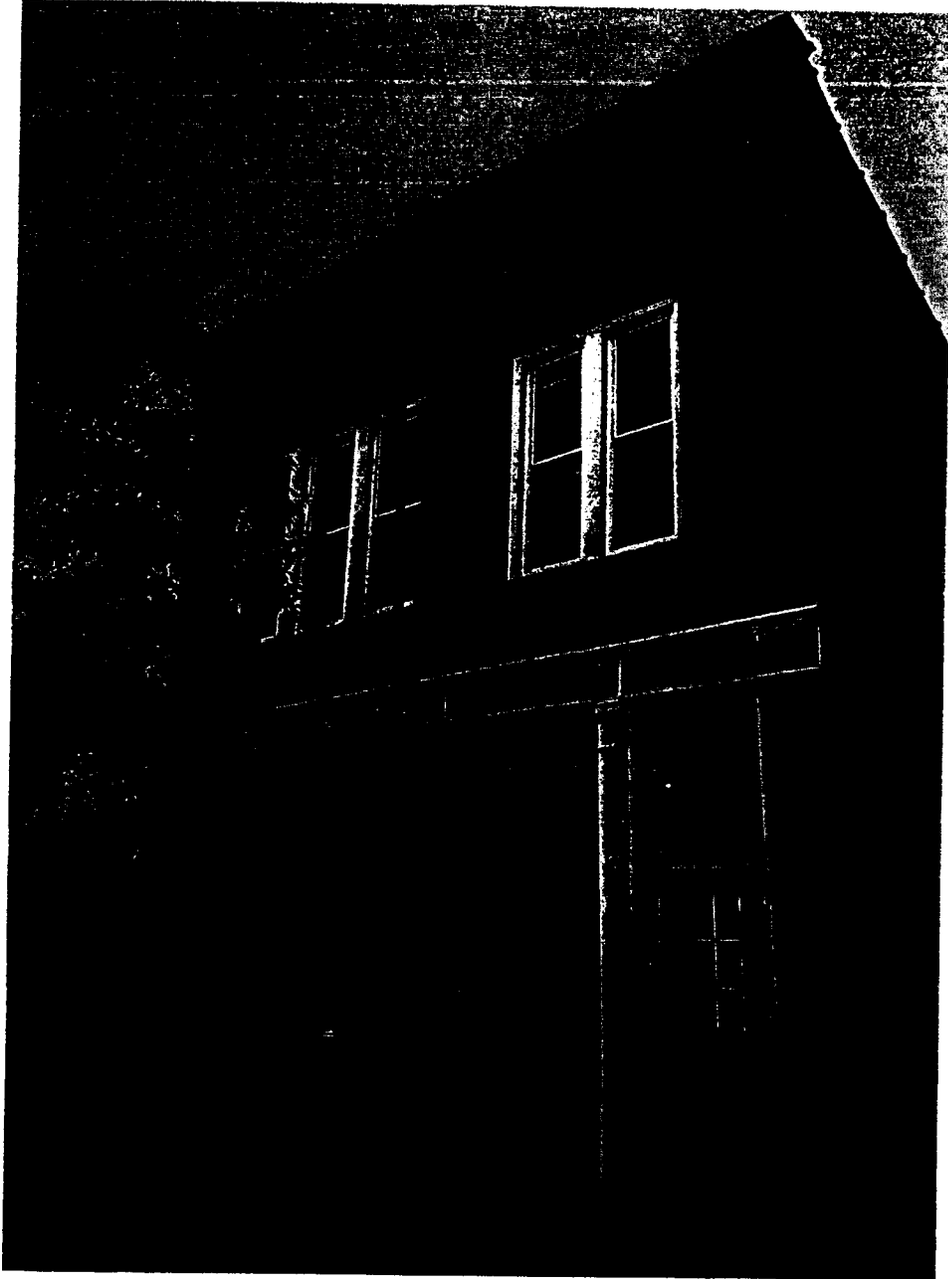
The subject property is currently zoned for Manufacturing. The subject property is currently all residential which is not a permitted use in a Manufacturing District. The applicant would like to rezone the property so the zoning district properly conforms with the current use. The property is improved with a 2-story, 2 dwelling unit building with rear yard detached 2-car garage. There are no commercial spaces.

FAR	0.31
Lot Area	3,900 Square Feet
Building Area	1,238 Square Feet
Building Height	25 Feet 0 Inches
Front Setback	0 Feet 0 Inches
Rear Setback	95 Feet 11 Inches
North side Setback	0 Feet 0 Inches
South side Setback	2 Feet 9 Inches
Parking	2 Parking Spaces

Final for Publication



Final for Publication



**FRONT FAÇADE - BUILDING HEIGHT**

Final for Publication

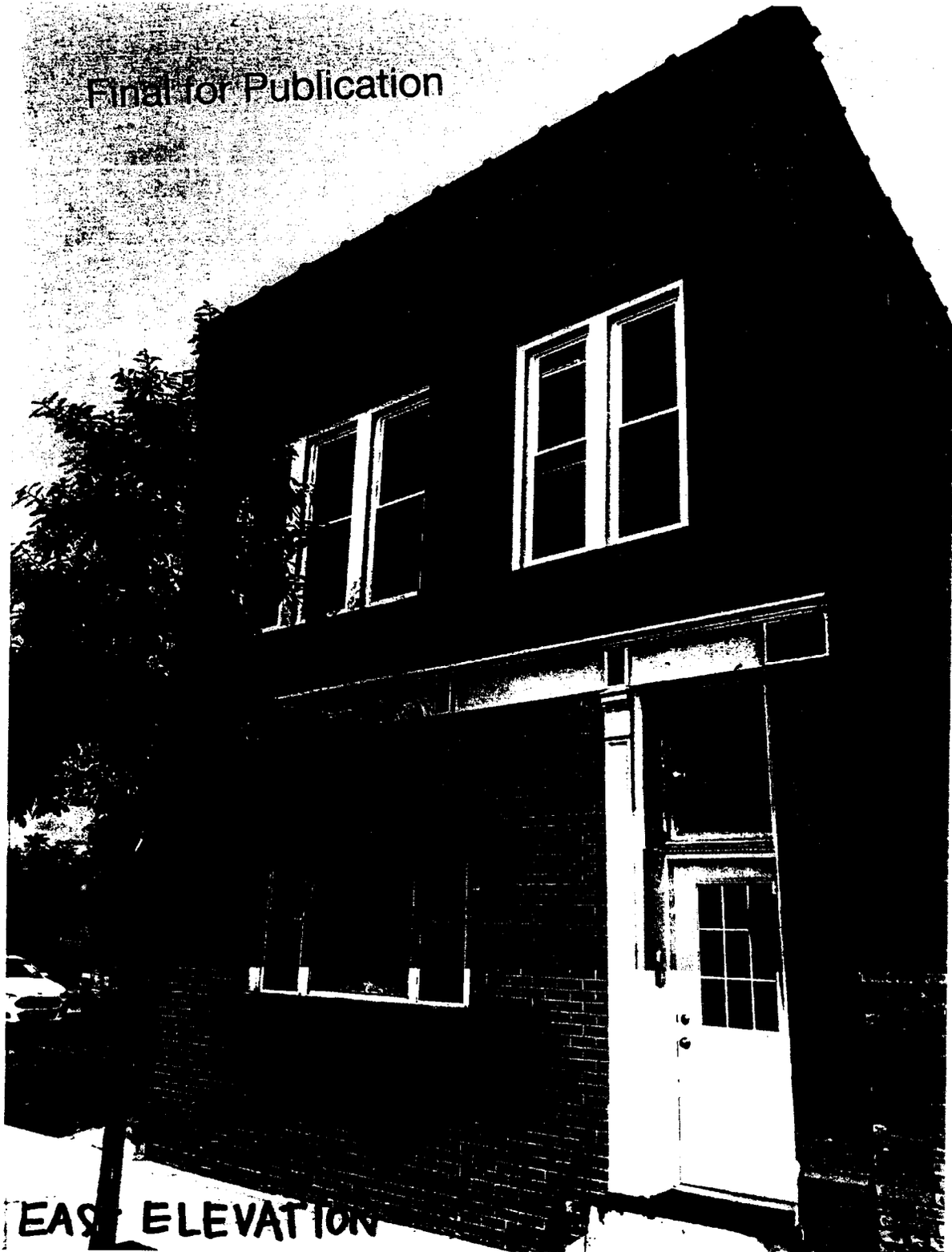


NORTH ELEVATION

Final for Publication



Final for Publication



EAST ELEVATION

Final for Publication



WEST ELEVATION

*Reclassification Of Area Shown On Map No. 11-G.*  
(Application No. 20060T1)  
(Common Address: 4420 -- 4430 N. Sheridan Rd.)

[O2019-4384]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the B3-3 Community Shopping District symbols as shown on Map Number 11-G in the area bounded by:

beginning at a line 350.15 feet north of and parallel to West Montrose Avenue; North Sheridan Road; a line 200.15 feet north of and parallel to West Montrose Avenue; a line from a point 200.15 feet north of West Montrose Avenue and 44.48 feet west of North Sheridan Road to a point 250.52 feet north of West Montrose Avenue and 55.86 feet west of North Sheridan Road; a line 250.52 feet north of and parallel to West Montrose Avenue; a line 84 feet west of and parallel to North Sheridan Road; a line from a point 84 feet west of North Sheridan Road and 292.43 feet north of West Montrose Avenue to a point 67.24 feet west of North Sheridan Road and 300.15 feet north of West Montrose Avenue; and a line from a point 67.24 feet west of North Sheridan Road and 300.15 feet north of West Montrose Avenue to a point 90 feet west of North Sheridan Road and 350.15 feet north of West Montrose Avenue,

to those of a B2-5 Neighborhood Mixed-Use District.

SECTION 2. This ordinance takes effect after its passage and due publication.

[Site Plan; First Floor Plan; North, South, East and West Building Elevations; and Parking Reduction Distance Map attached to this ordinance printed on pages 3778 through 3781 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

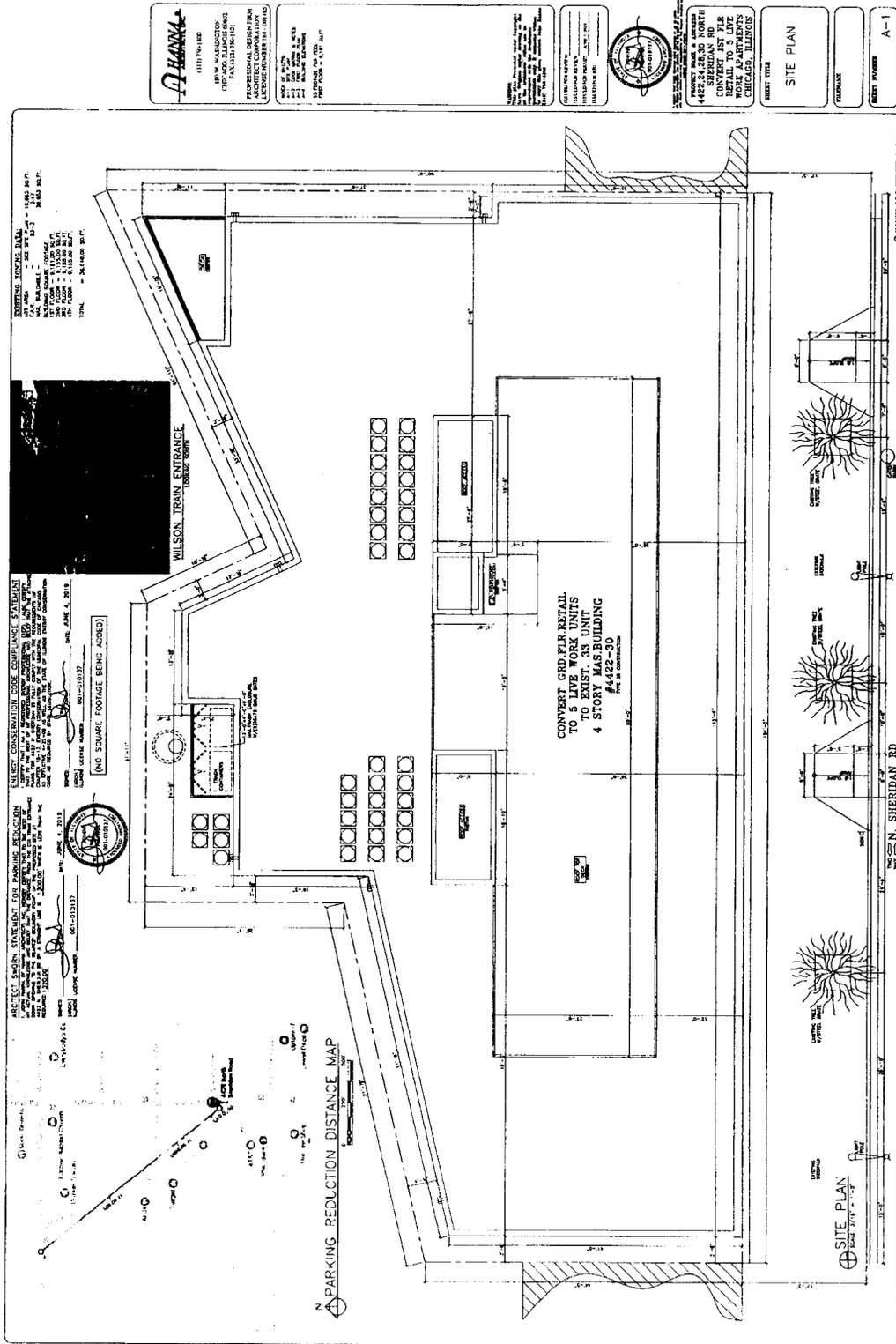
## Final for Publication

### A NARRATIVE AND PLANS FOR TYPE 1 REZONING FOR 4420-30 NORTH SHERIDAN ROAD, CHICAGO

The subject property is currently improved with a mixed-use building with commercial units on the ground floor and 33 dwelling units above. The Applicant needs a zoning change in order to comply with the minimum lot area requirements in order to convert the existing commercial units into 5 live /work units for a total of 38 dwelling units within the existing four-story building. Pursuant to the Transit Served Location Ordinance, no onsite parking will be provided.

Project Description:	Zoning Change from a B3-3, Community Shopping District to a B2-5 Neighborhood Mixed-Use District
Use:	Convert the existing commercial units into 5 live/work units. Total of 38 dwelling units within the existing building.
Floor Area Ratio:	3.47
Lot Area:	10,568 Square Feet
Building Floor Area:	36,646 Square Feet
Density:	278 Square Feet per Dwelling Unit
Off- Street parking:	Parking spaces: 0 (Transit Served Location)
Set Backs:	Existing Front: 0 feet Existing Side: 8 inch north side setback and 3 feet 8 inches south side setback Existing Rear: 0 feet
Building height:	45 Feet (existing)

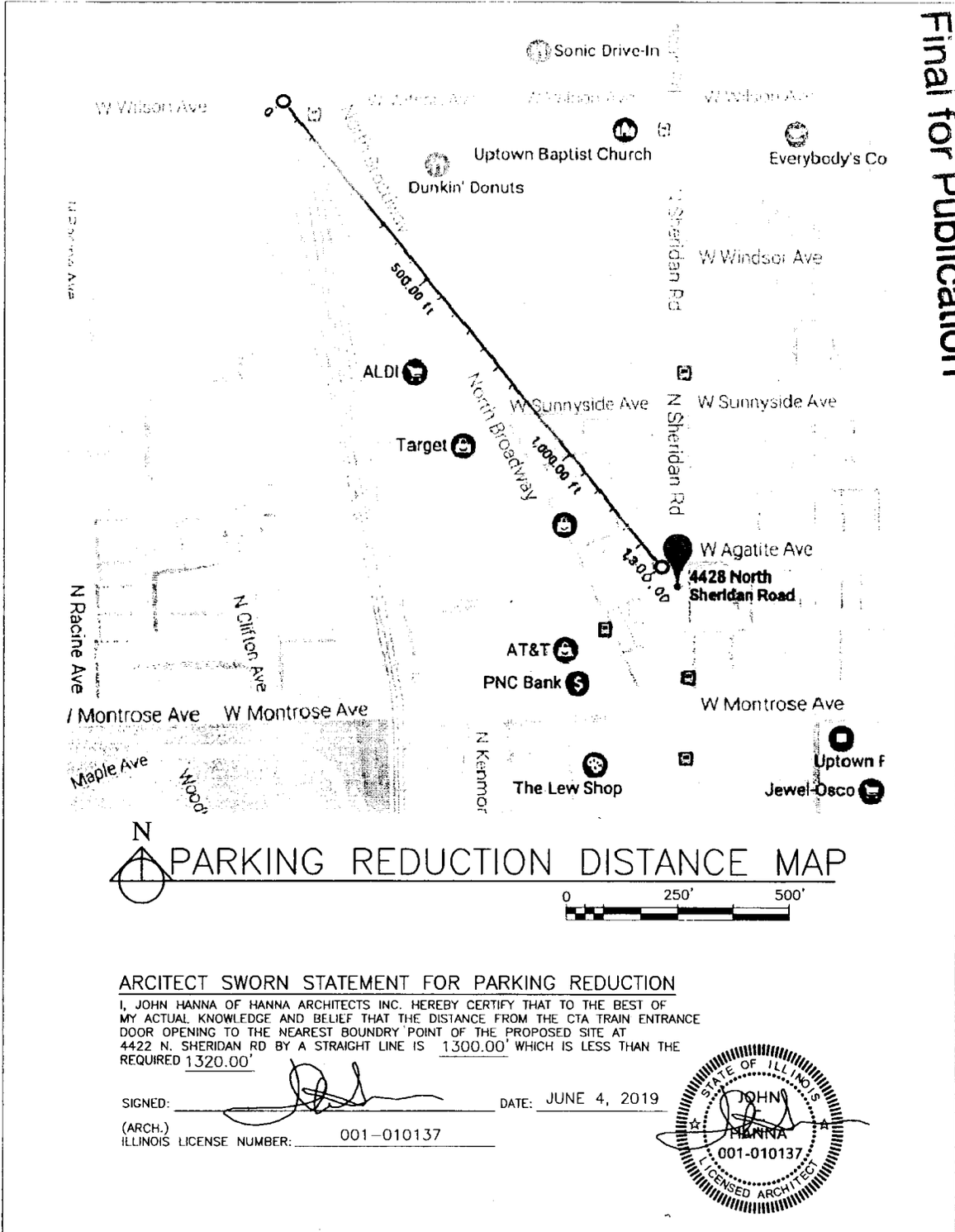
Final for Publication







Final for Publication

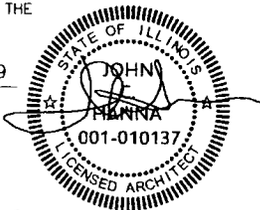


N  
 **PARKING REDUCTION DISTANCE MAP**  
 0 250' 500'

**ARCITECT SWORN STATEMENT FOR PARKING REDUCTION**

I, JOHN HANNA OF HANNA ARCHITECTS INC. HEREBY CERTIFY THAT TO THE BEST OF MY ACTUAL KNOWLEDGE AND BELIEF THAT THE DISTANCE FROM THE CTA TRAIN ENTRANCE DOOR OPENING TO THE NEAREST BOUNDARY POINT OF THE PROPOSED SITE AT 4422 N. SHERIDAN RD BY A STRAIGHT LINE IS 1300.00' WHICH IS LESS THAN THE REQUIRED 1320.00'

SIGNED:  DATE: JUNE 4, 2019  
 (ARCH.)  
 ILLINOIS LICENSE NUMBER: 001-010137



*Reclassification Of Area Shown On Map No. 9-K.*  
(Application No. 20046)  
(Common Address: 3208 N. Kostner Ave.)

[O2019-4092]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the B2-3 Neighborhood Mixed-Use District symbols and indications as shown on Map Number 9-K in the area bounded by:

the alley next north of and parallel to West Belmont Avenue; North Kostner Avenue; West Belmont Avenue; and a line 107.60 feet west of and parallel to North Kostner Avenue,

to those of a C1-3 Neighborhood Commercial District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 11-H.*  
(As Amended)  
(Application No. 20012T1)  
(Common Address: 4729 N. Winchester Ave.)

[SO2019-2738]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 11-H in the area bounded by:

the alley next north of and parallel to West Leland Avenue; the alley next east of and parallel to North Winchester Avenue; a line 242 feet north of and parallel to West Leland Avenue; and North Winchester Avenue,

to those of an RM5 Residential Multi-Unit District which 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.

[Site Plan; Basement, First, Second, Third and Fourth Floor Plans; Roof Plan; and Left, Right, Front and Rear Building Elevations attached to this ordinance printed on pages 3784 through 3793 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

## Final for Publication

17-13-0303-C (1) Narrative Zoning Analysis  
4729 North Winchester, Chicago, Illinois

Proposed Zoning: RM-5 Residential Multi-Unit District

Lot Area: 7,623 square feet

Proposed Land Use: The Applicant is seeking a zoning change in order to permit the construction of a new four-story (with basement) multi-unit residential building, at the subject property. The existing two-story building and detached garage will be razed. The new proposed building will contain a total of eight (8) dwelling units, between the basement and 4<sup>th</sup> Floor. There will be off-street parking for seven (7) vehicles, located in and between three detached garages – at the rear of the lot, as well as interior parking for two (2) vehicles, located within the basement of the proposed new building – for a total of nine (9) onsite parking spaces. The new proposed building will be masonry in construction and will measure 47 feet-0 inches in height.

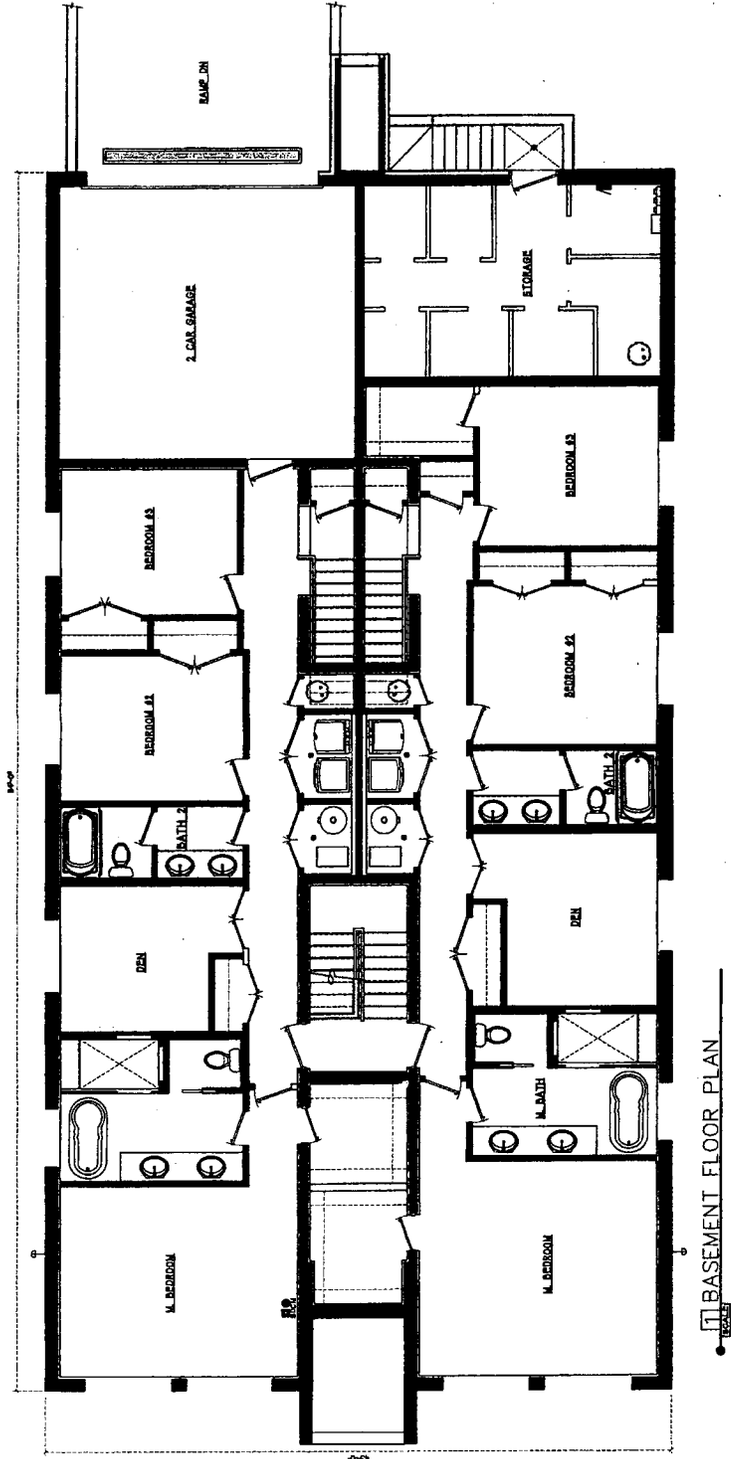
- (A) The Project's Floor Area Ratio: 12,874 square feet (1.69 FAR)
- (B) The Project's Density (Lot Area Per Dwelling Unit):  
8 dwelling units (953 square feet)
- (C) The amount of off-street parking: 9 parking spaces
- (D) Setbacks:
  - a. Front Setback: 15 feet-0 inches
  - b. Rear Setback: 53 feet-4 inches
  - c. Side Setbacks:
    - North: 2 feet-0 inches
    - South: 5 feet-0 inches

*\*The Applicant will seek Variations for any deviations from the required setbacks for the new proposed building.*

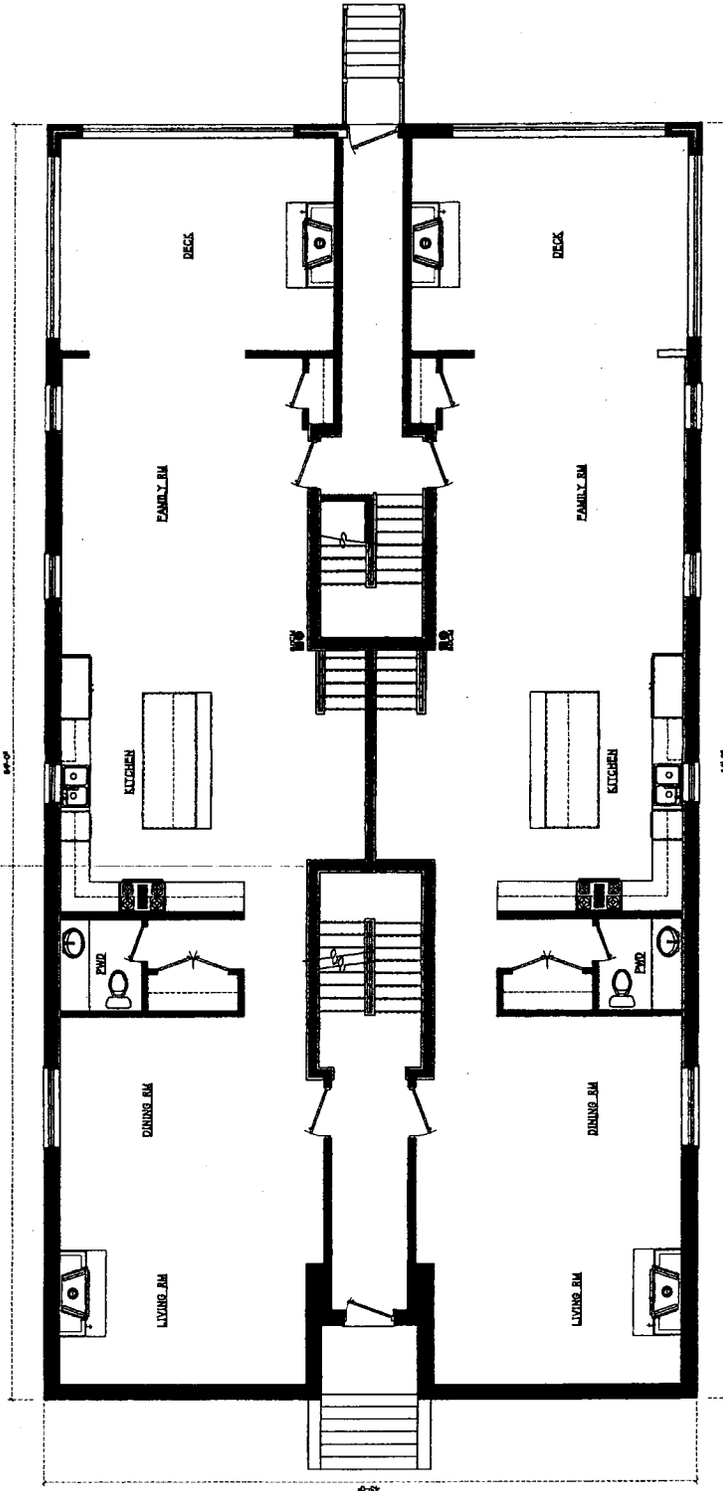
- (E) Building Height:  
47 feet-0 inches



Final for Publication

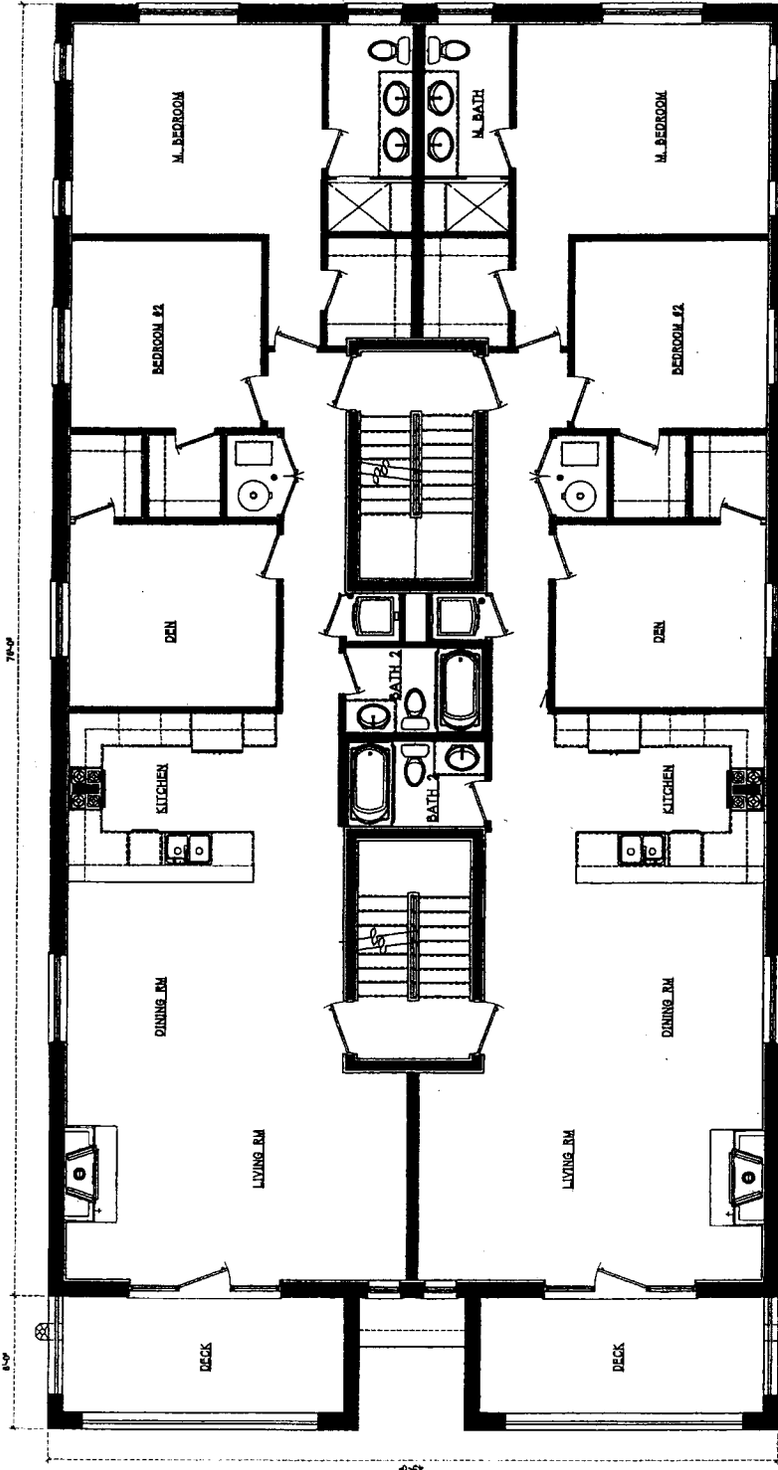


Final for Publication



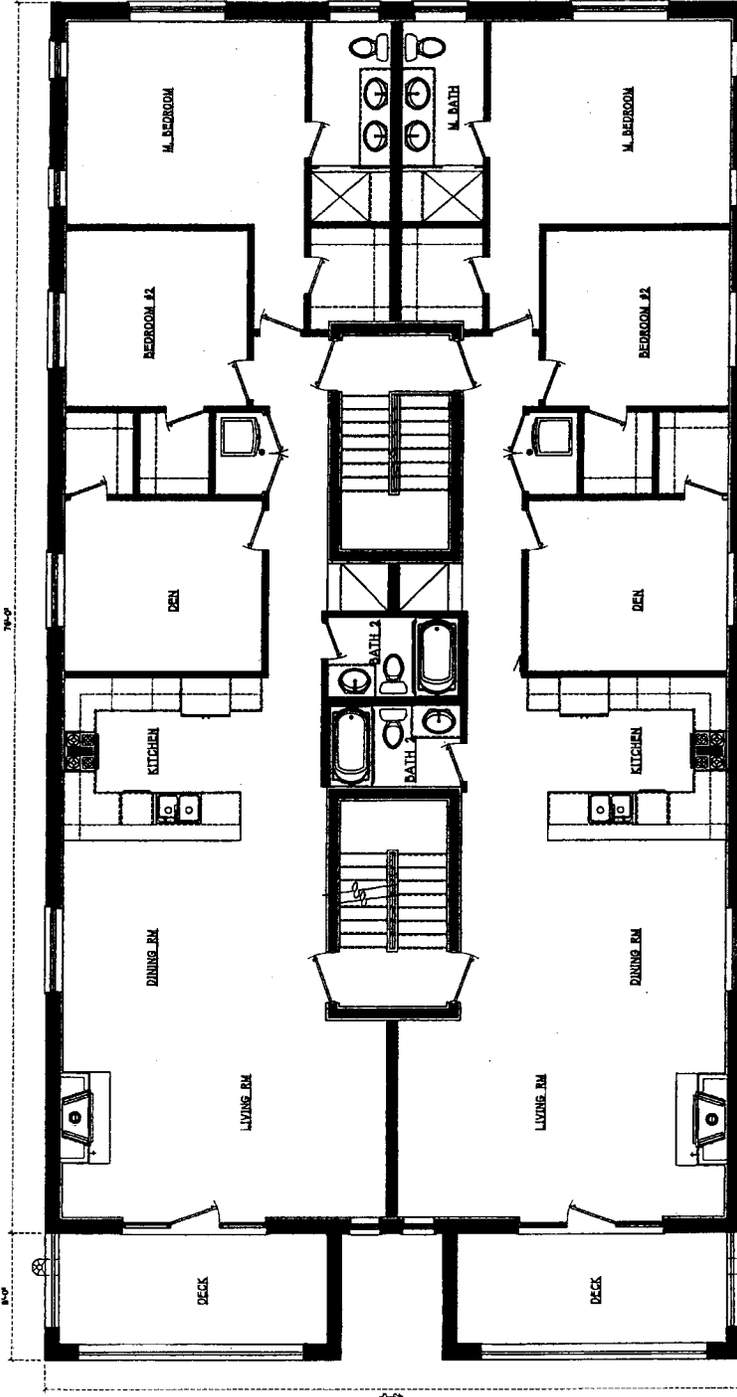
FIRST FLOOR PLAN

Final for Publication



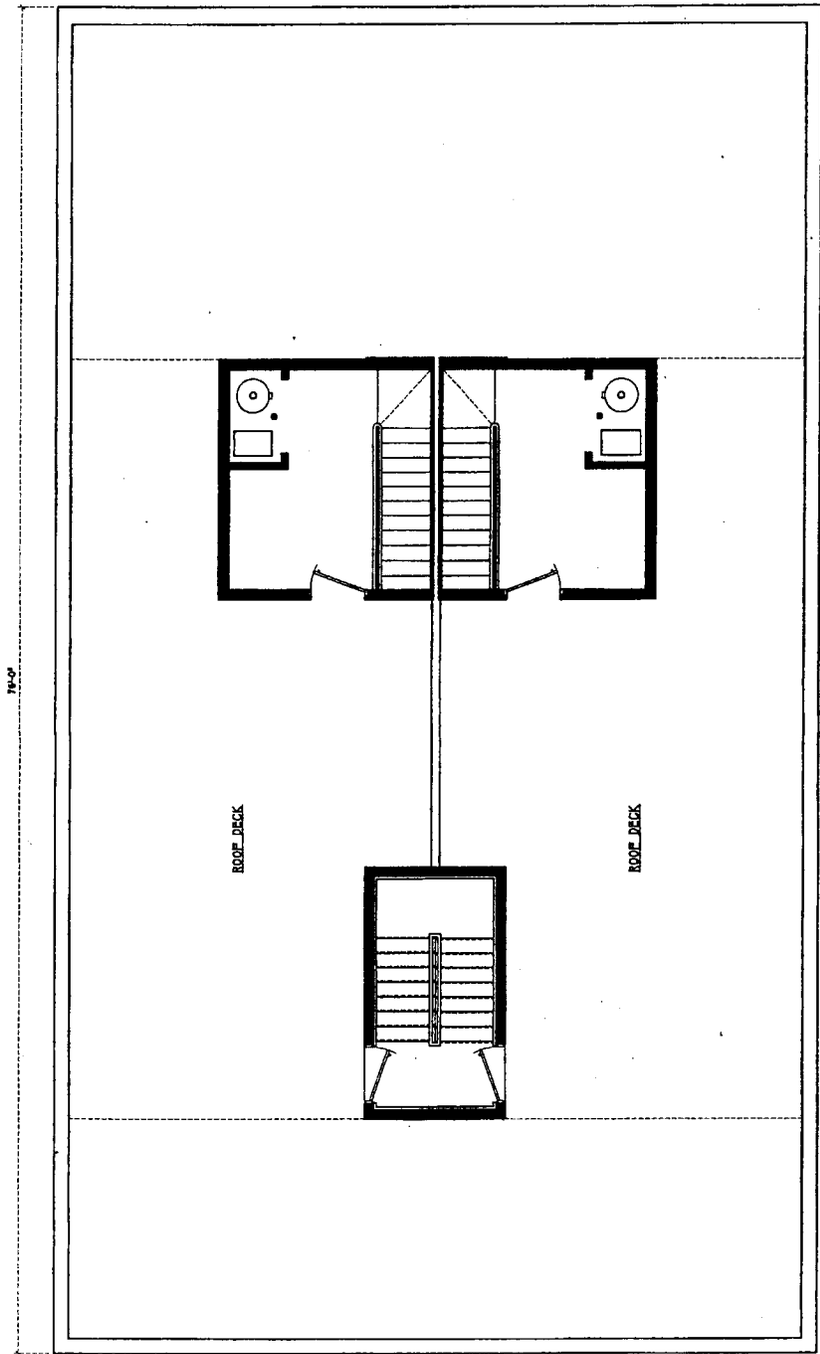
31 SECOND / THIRD FLOOR PLAN

Final for Publication



4 FOURTH FLOOR PLAN

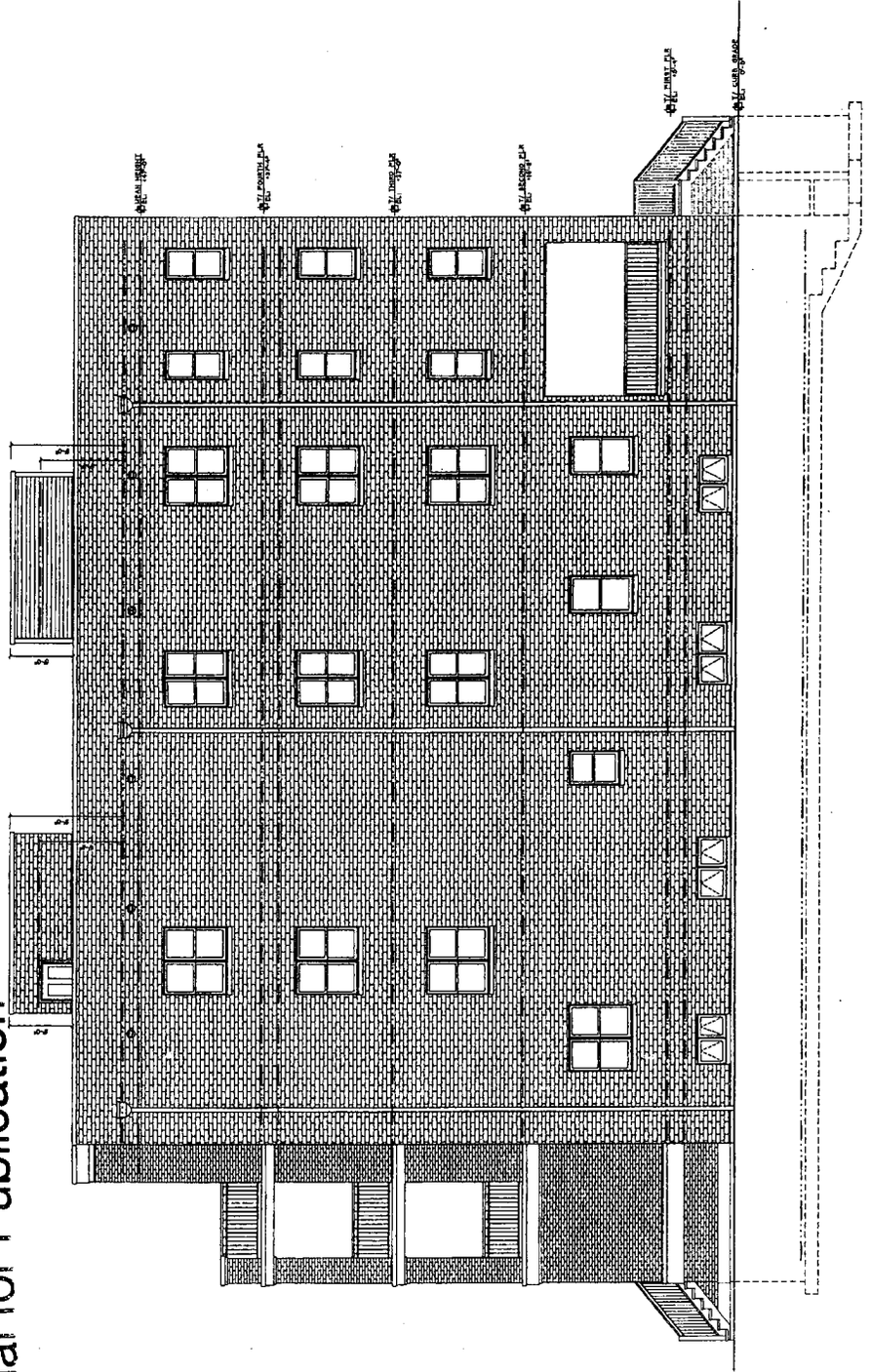
Final for Publication



4 ROOF PLAN  
SCALE

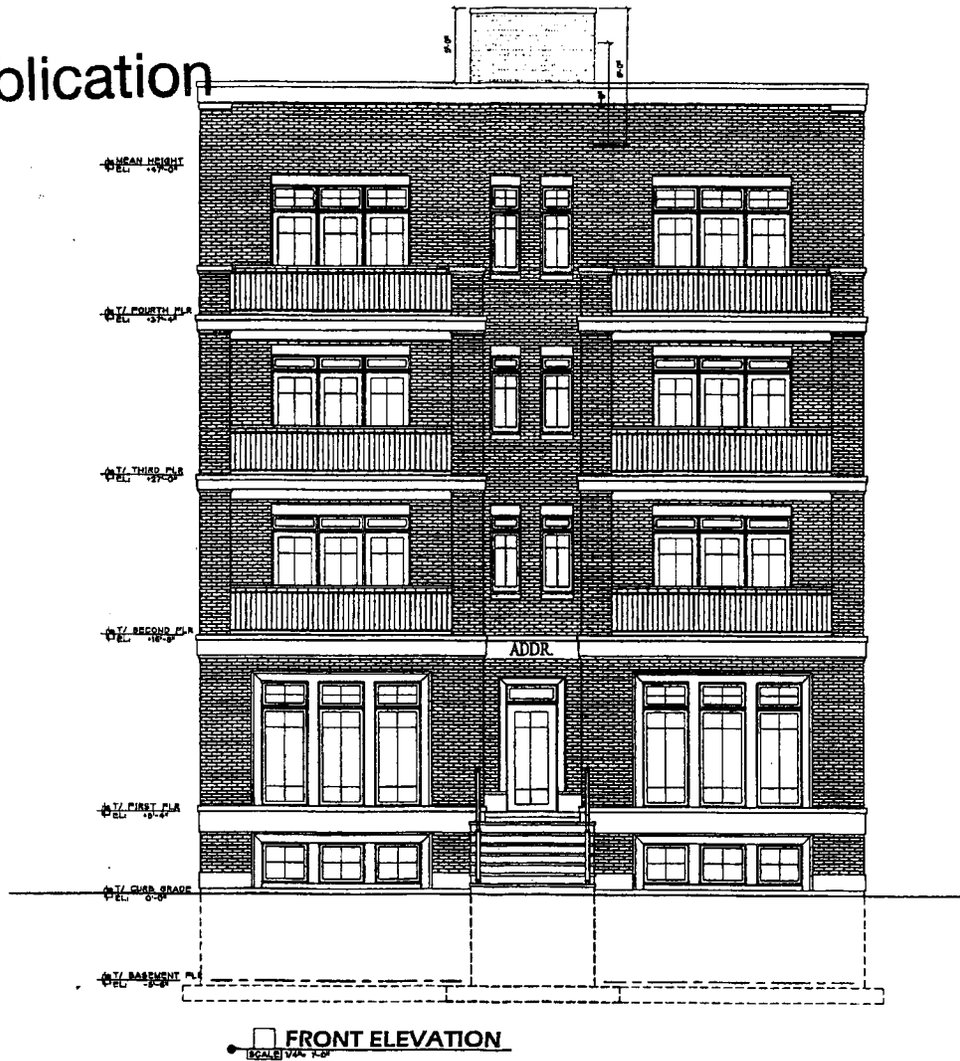


Final for Publication

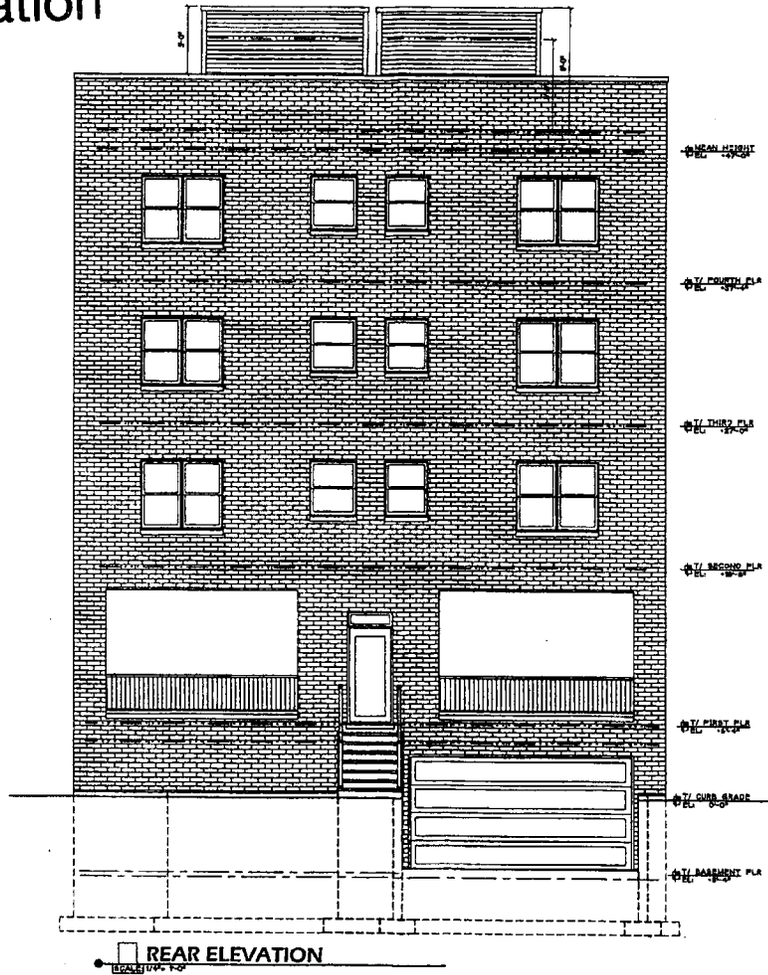


RIGHT SIDE ELEVATION  
SCALE 1/4" = 1'-0"

Final for Publication



Final for Publication



*Reclassification Of Area Shown On Map No. 11-J.*

(Application No. 19999T1)

(Common Address: 3332 W. Irving Park Rd.)

[O2019-2657]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the C1-1 Neighborhood Commercial District symbols and indications as shown on Map Number 11-J in the area bounded by:

the alley next north of and parallel to West Irving Park Road; a line 275 feet east of and parallel to North Kimball Avenue; North Kimball Avenue; and a line 250 feet east of and parallel to North Kimball Avenue,

to those of a B2-3 Neighborhood Mixed-Use 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.

[Site Plan; First, Second, Third and Fourth Typical Floor Plans;  
and Front Building Elevation attached to this ordinance  
printed on pages 3796 through 3799  
of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

## Final for Publication

NARRATIVE  
FOR THE PROPOSED REZONING  
AT  
3332 W IRVING PARK RD

The Applicant intends to change the zoning from the existing C1-1 Neighborhood Commercial District to B2-3 Neighborhood Mixed-Use District in order to construct a new 4 story 3 dwelling unit building. The building will consist of approximately 980 Square Feet of the commercial space on the 1st floor, and will have no basement.

**ZONING:** B2-3

**LOT AREA:** 3125 square feet

**MINIMUM LOT AREA PER DWELLING UNIT :** 400 square feet

**FLOOR AREA RATIO:** 2.18

**BUILDING AREA:** 6843.1 square feet

**OFF-STREET PARKING:** 4 car parking spaces

**FRONT SETBACK:** 8 feet 0 inches

**REAR SETBACK:** 44 feet -4 inches

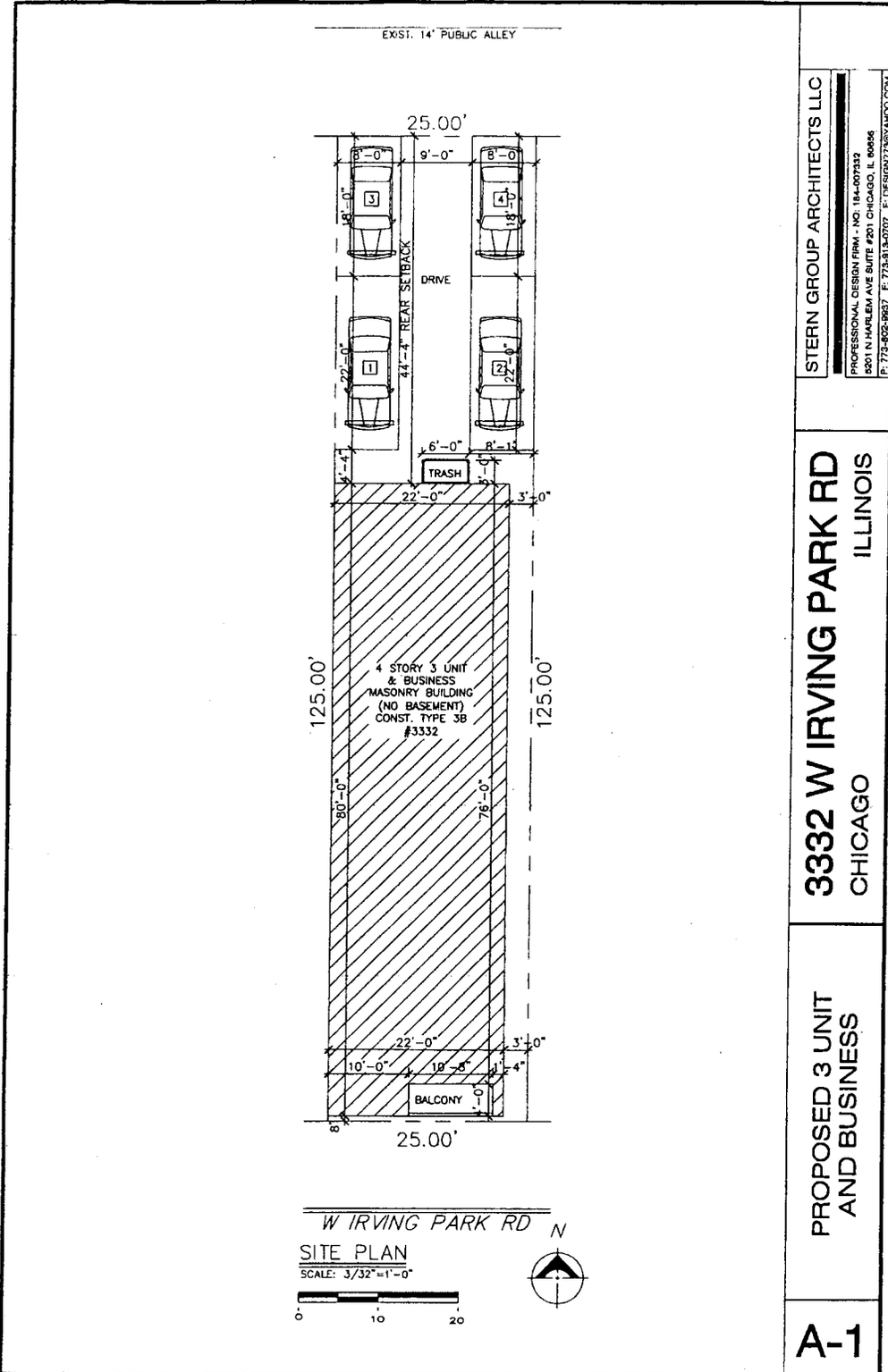
**SIDE SETBACKS:** 3 feet -0 inches east & on lot line west side

**BUILDING HEIGHT:** 50 feet -0 inches

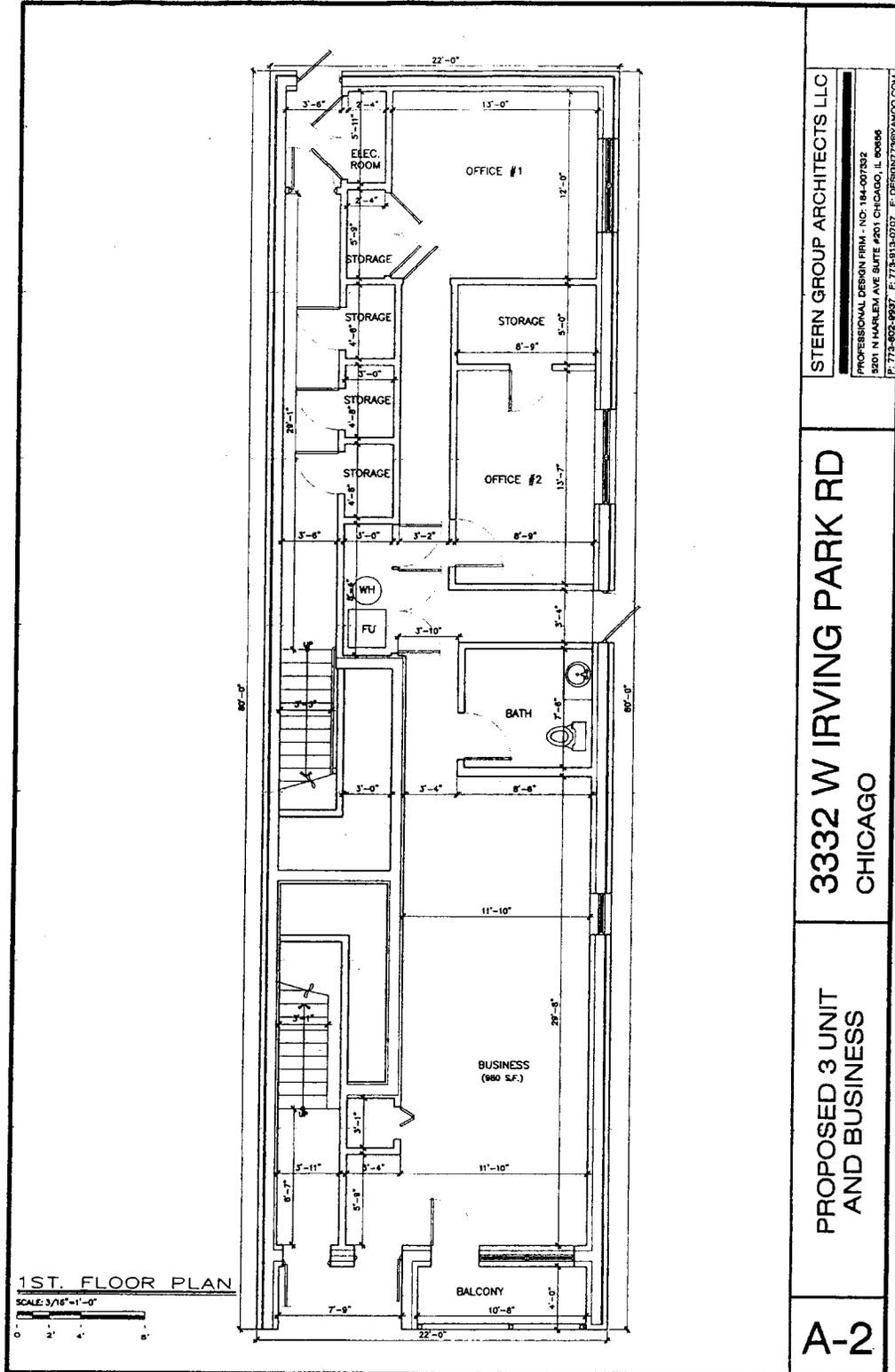
Building material will be a combination of face brick and concrete blocks.

Set of plans are attached.

Final for Publication



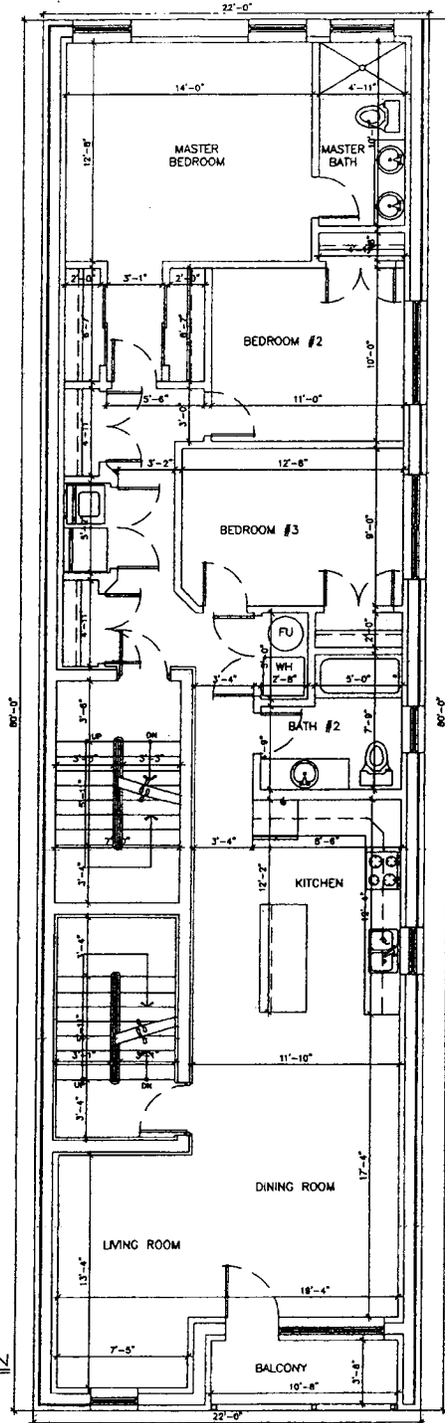
Final for Publication



Final for Publication

2ND/3RD/4TH  
TYP. FLOOR PLAN

SCALE: 3/16"=1'-0"  
0 2' 4' 6'



STERN GROUP ARCHITECTS LLC

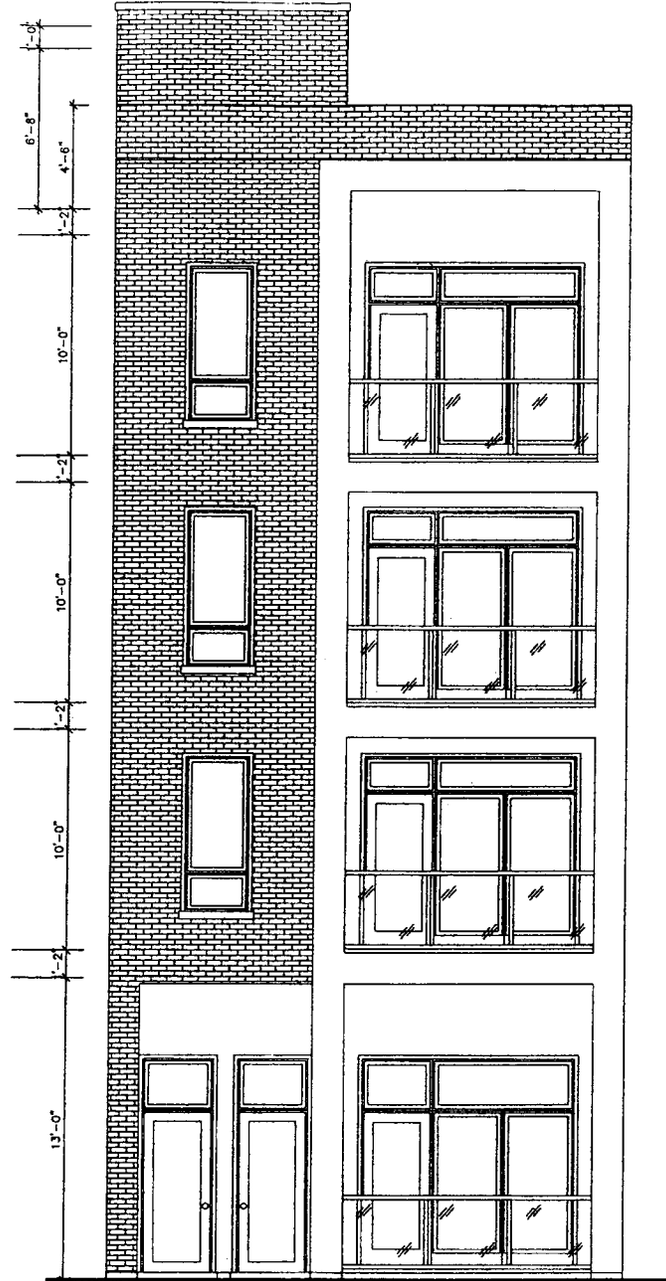
PROFESSIONAL DESIGN FIRM • NO. 184-077322  
6001 N HARLEM AVE SUITE #201 CHICAGO, IL 60644  
P. 773-802-8827 F. 773-813-0737 E. DESIGN@STERNARCH.COM

3332 W IRVING PARK RD  
CHICAGO

PROPOSED 3 UNIT  
AND BUSINESS

A-3

Final for Publication



FRONT ELEVATION

SCALE: 1/4" = 1'-0"



STERN GROUP ARCHITECTS LLC  
 PROFESSIONAL DESIGN FIRM - NO. 184-007332  
 5501 N HARLEM AVE SUITE #201 CHICAGO, IL 60646  
 P: 773-462-8837 F: 773-913-2077 E: DESIGN@STERNARCH.COM

3332 W IRVING PARK RD  
 CHICAGO

PROPOSED 3 UNIT  
 AND BUSINESS

A-4

*Reclassification Of Area Shown On Map No. 22-F.*  
(Application No. 20048T1)  
(Common Address: 9001 S. Halsted St.)

[O2019-4094]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the M1-1 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 22-F in the area bounded by:

West 90<sup>th</sup> Street; the public alley next east of and parallel to South Halsted Street; a line along the southerly right-of-way of the Chicago, Rock Island and Pacific Railroad next south of and parallel to West 90<sup>th</sup> Street; and South Halsted Street,

to those of a C2-1 Motor Vehicle-Related Commercial District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Proposed Site Plan; Existing Plan; First Floor Construction Plan; and  
North, South, East and West Building Elevations attached  
to this ordinance printed on pages 3802 through  
3805 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

# Final for Publication

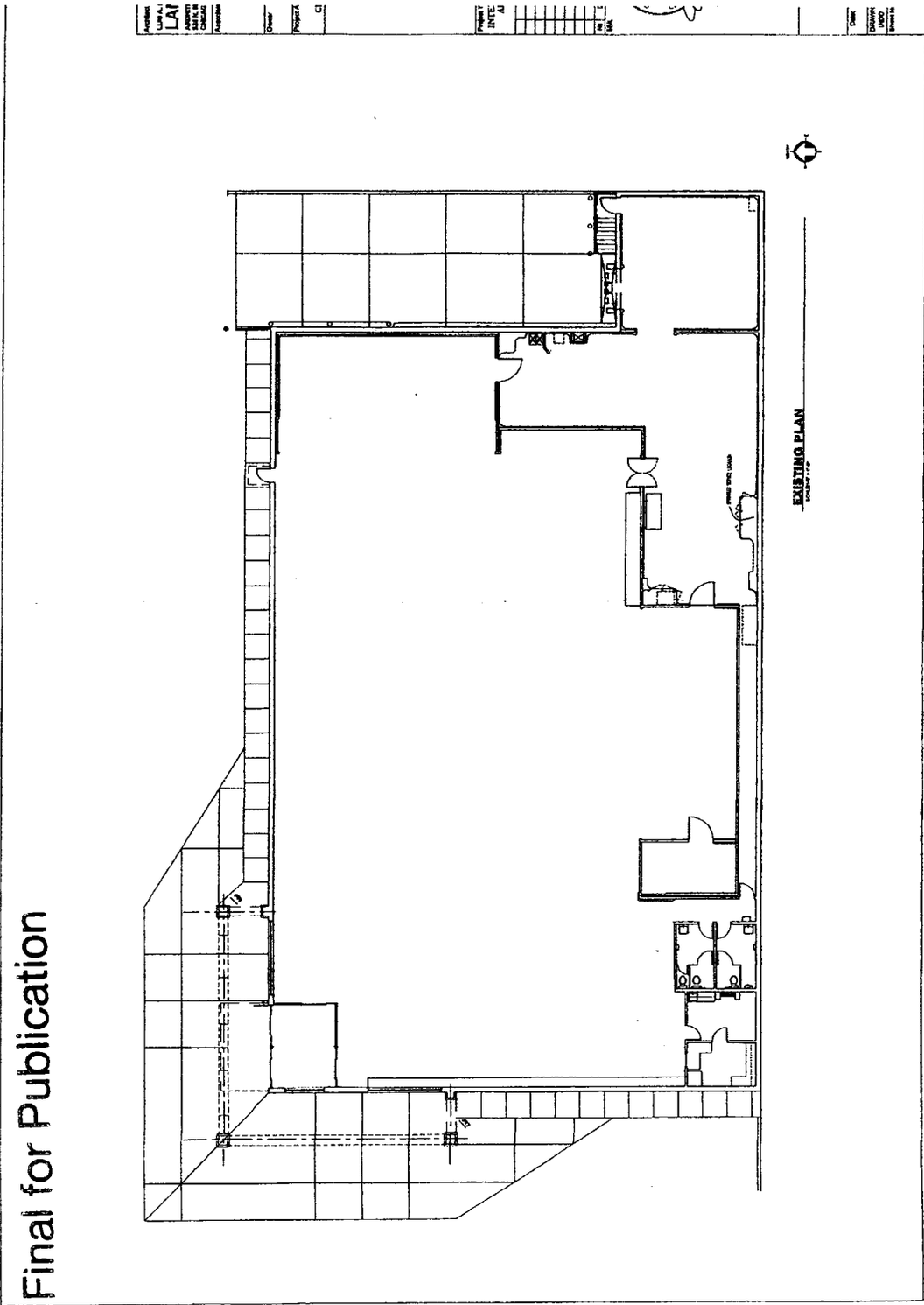
## NARRATIVE & PLANS – 9001 South Halsted Street

### M1-1 to C2-1

The applicant proposes to renovate the existing 1-story brick building (16,394.24 sq. ft., 16.0' in height) former ALDI's food store into a multi-media event and meeting room and banquet facility.

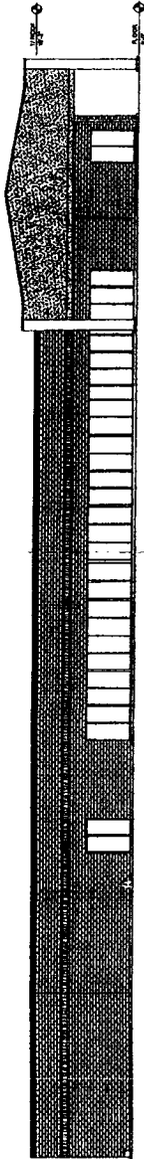
FAR	0.13
Lot Area	118,306.2 Sq. Ft.
Building Area	16,394.25 Sq. Ft.
Building Height	16.0 Feet
Front Setback	121.97 Feet
Rear Setback	134.66 Feet
North side Setback	157.3 Feet
South side Setback	10.33 Feet
Parking	120 Parking Spaces



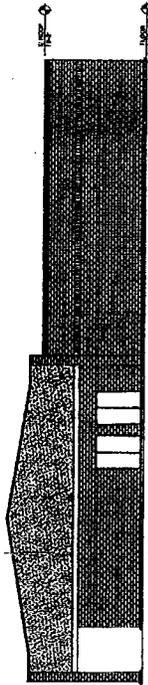




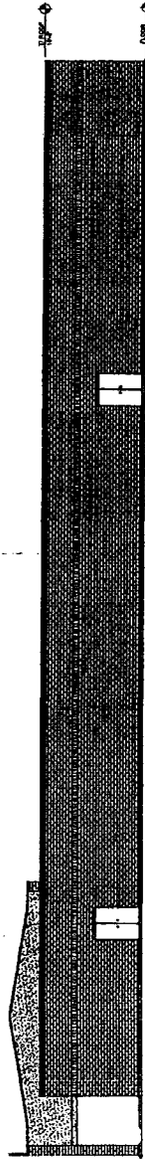
Final for Publication



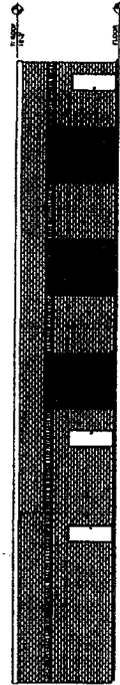
1. NORTH ELEVATION  
SCALE: 1/4" = 1'-0"



2. WEST ELEVATION  
SCALE: 1/4" = 1'-0"



3. SOUTH ELEVATION  
SCALE: 1/4" = 1'-0"



4. EAST ELEVATION  
SCALE: 1/4" = 1'-0"

ARCHITECT OF RECORD <b>LISA A. MARTINEZ</b> <b>LAM</b> ARCHITECTS 100 N. LAUREL ST. CHICAGO, ILLINOIS 60611 MEMBER AIA	Client: _____ Project Address: 1001 HALSTED CHICAGO, ILLINOIS	Project Name: INTERIOR AND EXTERIOR ARCHITECTURE AND REMODELING	Project No.: _____ Date: _____ Scale: _____ Drawing No.: _____ Drawing Title: _____ Drawing Date: _____ Drawing Status: _____ Drawing Scale: _____ Drawing No.: _____ Drawing Title: _____ Drawing Date: _____ Drawing Status: _____ Drawing Scale: _____		PROPOSED BUILDING ELEVATIONS Date: _____ Project No.: _____ Scale: _____ Drawing No.: _____ Drawing Title: _____ Drawing Date: _____ Drawing Status: _____ Drawing Scale: _____ Sheet No.: <b>A-9</b>
--	--	--	---	--	--

*Reclassification Of Area Shown On Map No. 20-G.*

(Application No. 20057)

(Common Address: 8154 -- 8160 S. Racine Ave.)

[O2019-4284]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all the C2-2 Motor Vehicle-Related Commercial District symbols and indications as shown on Map Number 20-G in the area bounded by:

a line 48.75 feet north of and parallel to West 82<sup>nd</sup> Street; South Racine Avenue; West 82<sup>nd</sup> Street; and the alley next west of and parallel to South Racine Avenue,

to those of a B2-3 Neighborhood Mixed-Use 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.

---

AMENDMENT OF TITLE 17 OF MUNICIPAL CODE BY RECLASSIFICATION OF PARTICULAR AREAS.

(Committee Meeting Held July 9, 2019)

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Presenting a report for your Committee on Zoning, Landmarks and Building Standards which held a meeting on July 9, 2019, the following ordinances and orders were passed by a majority of the members present:

Page 1 contains one Mayoral text amendment of Municipal Code Titles 2, 4, 5, 7, 13, 14A, 14B, 14C, 14E, 14R and 15 regarding technical corrections related to Chicago Construction and Building Codes.

Pages 1 through 7 contain various map amendments in the 1<sup>st</sup>, 2<sup>nd</sup>, 10<sup>th</sup>, 11<sup>th</sup>, 12<sup>th</sup>, 26<sup>th</sup>, 27<sup>th</sup>, 29<sup>th</sup>, 32<sup>nd</sup>, 36<sup>th</sup>, 39<sup>th</sup> and 48<sup>th</sup> Wards.

Page 7 also contains various large signs over 100 square feet in area and 24 feet above grade in the 21<sup>st</sup>, 42<sup>nd</sup> and 47<sup>th</sup> Wards.

I hereby move for passage of the proposed ordinance and substitute ordinances transmitted herewith.

Respectfully submitted,

(Signed) THOMAS TUNNEY,  
*Chairman.*

On motion of Alderman Tunney, the said proposed ordinance and substitute ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

*Reclassification Of Area Shown On Map No. 1-G.*

(As Amended)

(Application No. 20026)

(Common Address: 1529 W. Chicago Ave.)

[SO2019-3425]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the City Zoning Ordinance be amended by changing all the B1-3 Neighborhood Shopping District symbols and indications as shown on Map Number 1-G in area bounded by:

West Chicago Avenue; a line 52 feet west of and parallel to North Armour Street; the public alley next south of West Chicago Avenue; and a line 77 feet west of and parallel to North Armour Street,

to those of a B3-2 Community Shopping District and a corresponding use district is hereby established in the area above described.

SECTION 2. The ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 1-G.*  
(Application No. 20028T1)  
(Common Address: 1010 W. Lake St.)

[O2019-3827]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the current C1-1 Neighborhood Commercial District symbols and indications as shown on Map Number 1-G in the area bounded by:

a line 100.55 feet north of and parallel to West Lake Street; a line 150.82 feet east of and parallel to North Carpenter Street; West Lake Street; and a line 125.64 feet east of and parallel to North Carpenter Street,

to those of a DX-3 Downtown Mixed-Use District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Site Plan; First, Second and Third Floor Plans; Roof Plan; and  
Building Elevations attached to this ordinance printed on  
pages 3810 through 3819 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

**NARRATIVE AND PLANS**

1010 West Lake Street  
TYPE I REGULATIONS

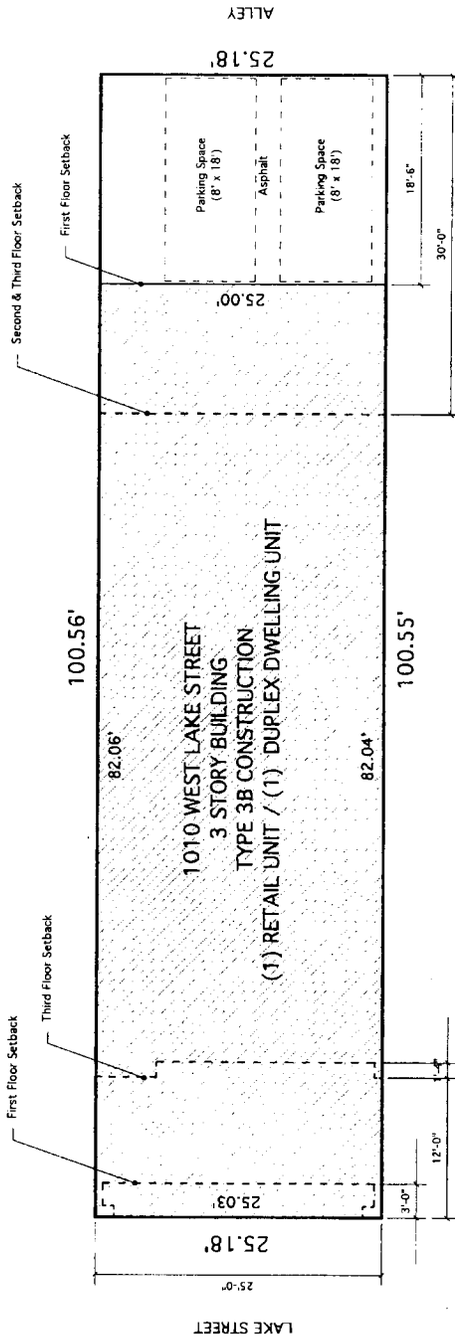
Narrative: The subject property is improved with a three-story mixed-use building with 1,278.00 square feet of ground commercial space, 264.00 square feet of ground floor office/storage space, and one residential dwelling duplex unit above the ground floor. The Applicant proposes to rezone the property from a C1-1 Neighborhood Commercial District to a DX-3 Downtown Mixed-Use District to construct a 649.00 square foot expansion to the third floor of the residential dwelling duplex unit. The existing two parking spaces allocated to the residential dwelling unit and the building's existing height of 38.00 feet will remain.

Lot Area: 2,532.00 square feet  
 FAR: 3.0  
 FLOOR AREA: 5,229 square feet  
 Residential Dwelling Unit: 1  
 MLA: 300 square feet  
 Height: 38.00 feet (existing)  
 Automobile Parking: 2 spaces for the residential dwelling unit

## Setbacks (existing):

Front (West Lake Street):	0 feet
East Side:	0 feet
West Side:	0 feet
Rear First Floor (Alley):	18'-6" feet
Rear Second & Third Floor (Alley):	30'-0" feet

**Final for Publication**

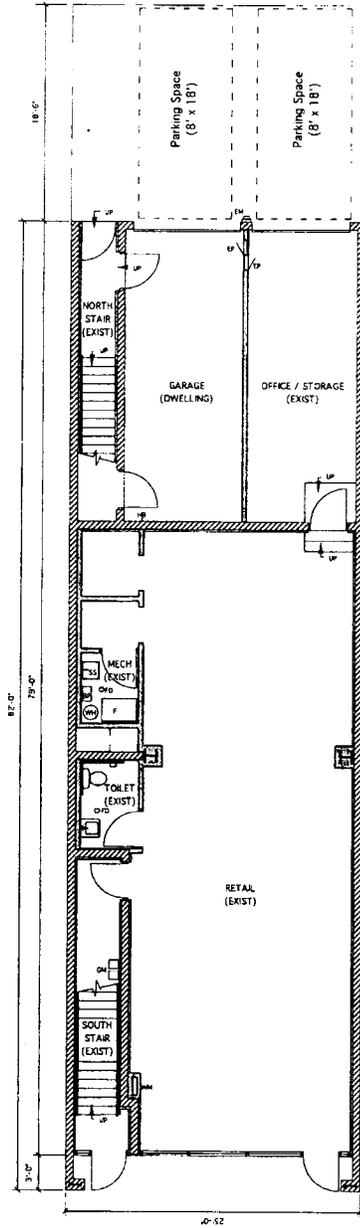


SITE PLAN  
1010 West Lake Street  
Chicago, IL 60607



Final for Publication

**vertu**  
ARCHITECTURAL + DESIGN  
1010 W. LAKE STREET  
CHICAGO, IL 60607  
INDUSTRIAL@VERTU.COM  
312.226.1212



<b>FIRST FLOOR</b>	
UNIT 1 RETAIL SPACE	1,278 SF
Retail Area	264 SF
Office / Storage	
UNIT 2 DWELLING SPACE	113 SF
North Stair	75 SF
South Stair	278 SF
Garage	

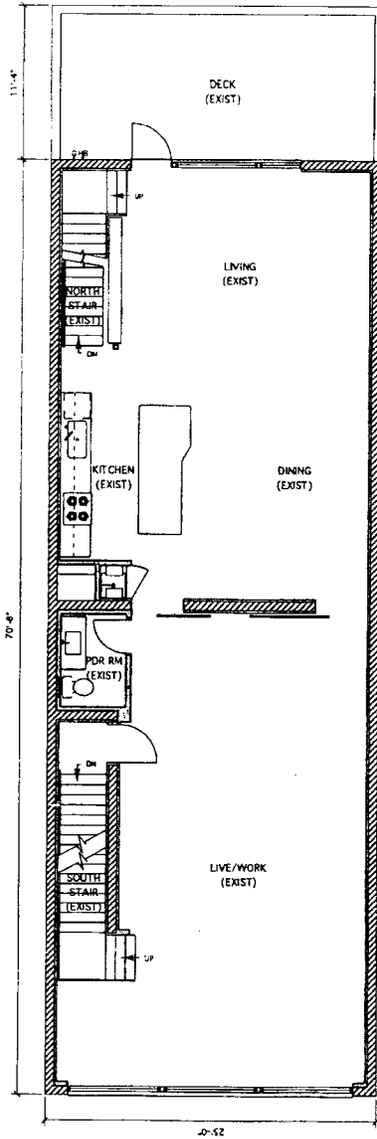
**FIRST FLOOR PLAN**  
 1010 West Lake Street  
 Chicago, IL 60607



**vertu**  
 ARCHITECTURE + DESIGN  
 1010 W. LAKE STREET  
 CHICAGO, IL 60607  
 info@vertuarch.com  
 (312) 241-1112

**Final for Publication**

**vertu**  
 ARCHITECTURE + DESIGN  
 1010 W. LAKE STREET  
 CHICAGO, IL 60607  
 PHONE: (312) 226-1312

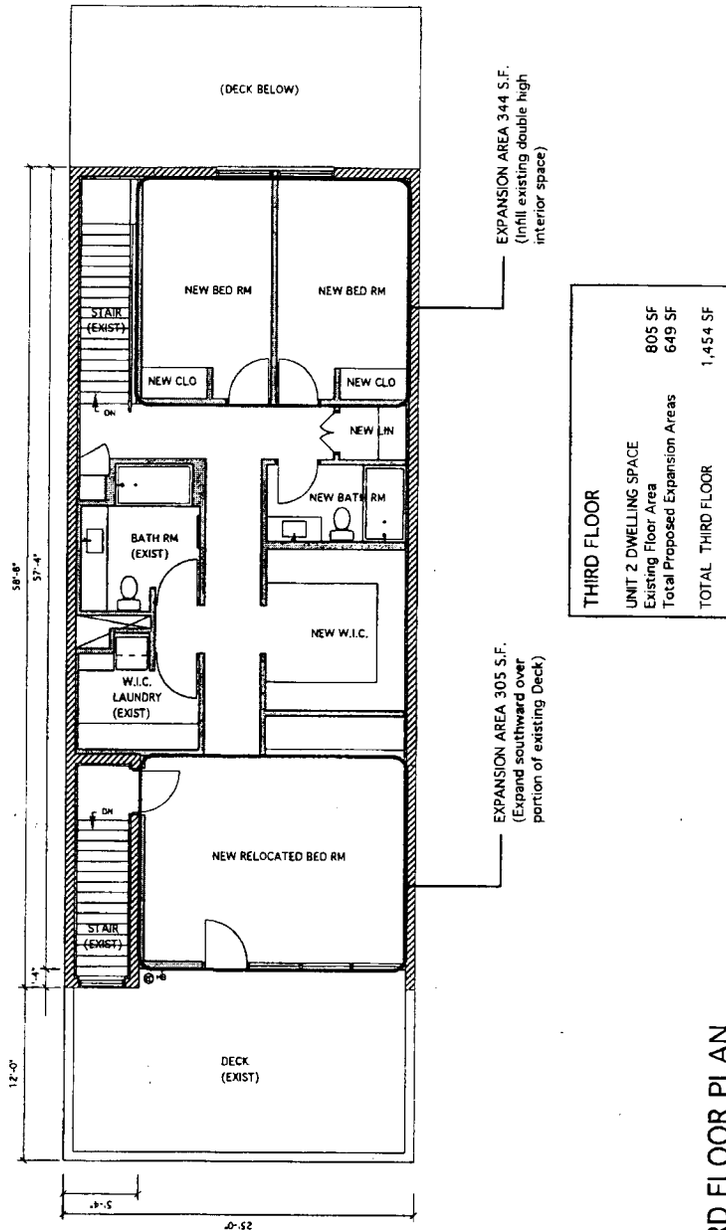


SECOND FLOOR  
 UNIT 2 DWELLING SPACE  
 Living / Work Spaces  
 1,767 SF

SECOND FLOOR PLAN  
 1010 West Lake Street  
 Chicago, IL 60607



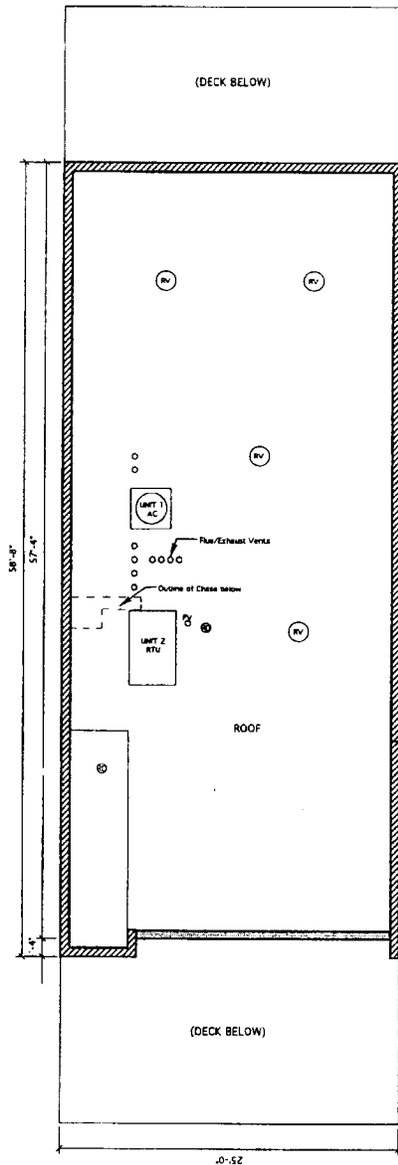
Final for Publication



Final for Publication

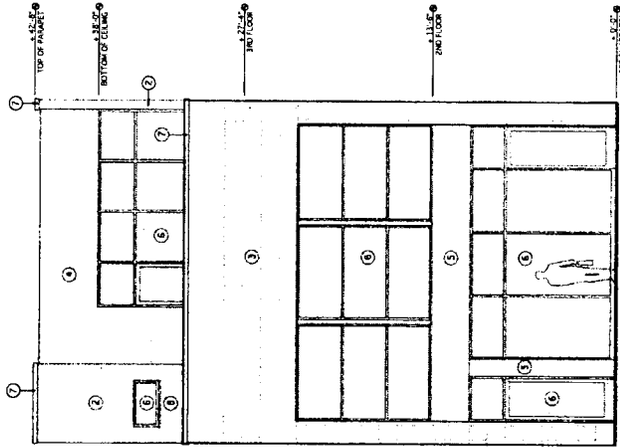
**vertu**  
 ARCHITECTURE + DESIGN  
 1010 W. LAKE STREET  
 SUITE 200  
 CHICAGO, ILLINOIS 60607  
 (312) 226-1212

Final for Publication



**ROOF PLAN**  
 1010 West Lake Street  
 Chicago, IL 60607





MATERIALS LEGEND	
1.	Concrete Masonry Unit (CMU)
2.	Cement Plaster Stucco over CMU
3.	Smooth Face Veneer Stone
4.	Cement Board Panels
5.	Aluminum Composite Panels
6.	Aluminum Storefront System
7.	Limestone Parapet
8.	Limestone Sill
9.	Aluminum Window
10.	Steel Door
11.	Overhead Door
12.	Scupper & Downspout
13.	Electric Meters

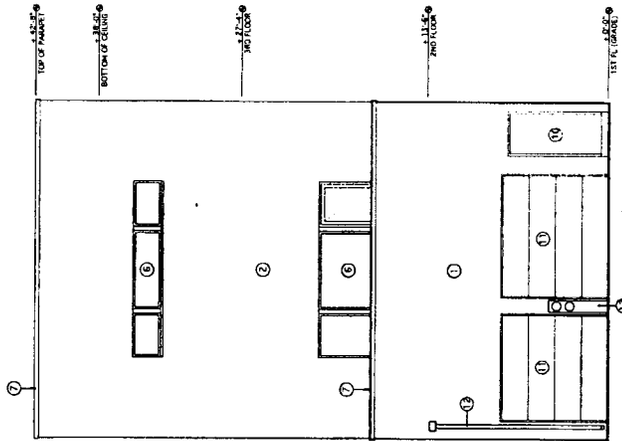
**FRONT ELEVATION - SOUTH**  
 1010 West Lake Street  
 Chicago, IL 60607



**Final for Publication**

**vertu**  
 ARCHITECTURE + DESIGN  
 1010 W. LAKE STREET  
 CHICAGO, IL 60607  
 INFO@VERTUARCH.COM  
 312.726.1212

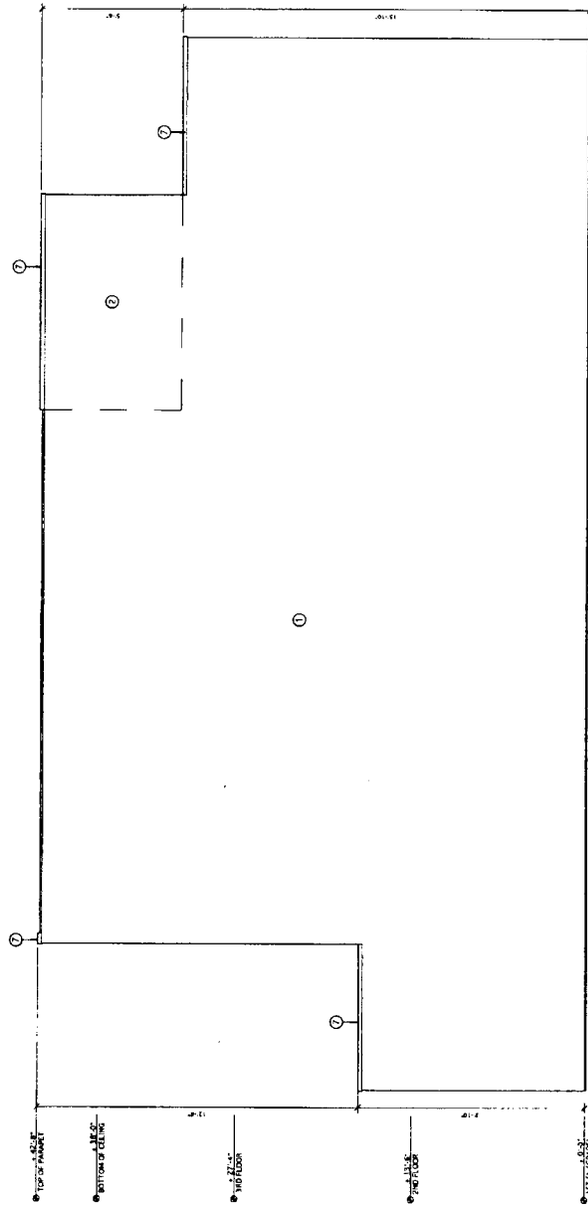
# Final for Publication



MATERIALS LEGEND	
1.	Concrete Masonry Unit (CMU)
2.	Cement Plaster Stucco over CMU
3.	Smooth Face Veneer Stone
4.	Cement Board Panels
5.	Aluminum Composite Panels
6.	Aluminum Storefront System
7.	Limestone Parapet
8.	Limestone Sill
9.	Aluminum Window
10.	Steel Door
11.	Overhead Door
12.	Scupper & Downspout
13.	Electric Meters

REAR ELEVATION - NORTH  
 1010 West Lake Street  
 Chicago, IL 60607





**MATERIALS LEGEND**

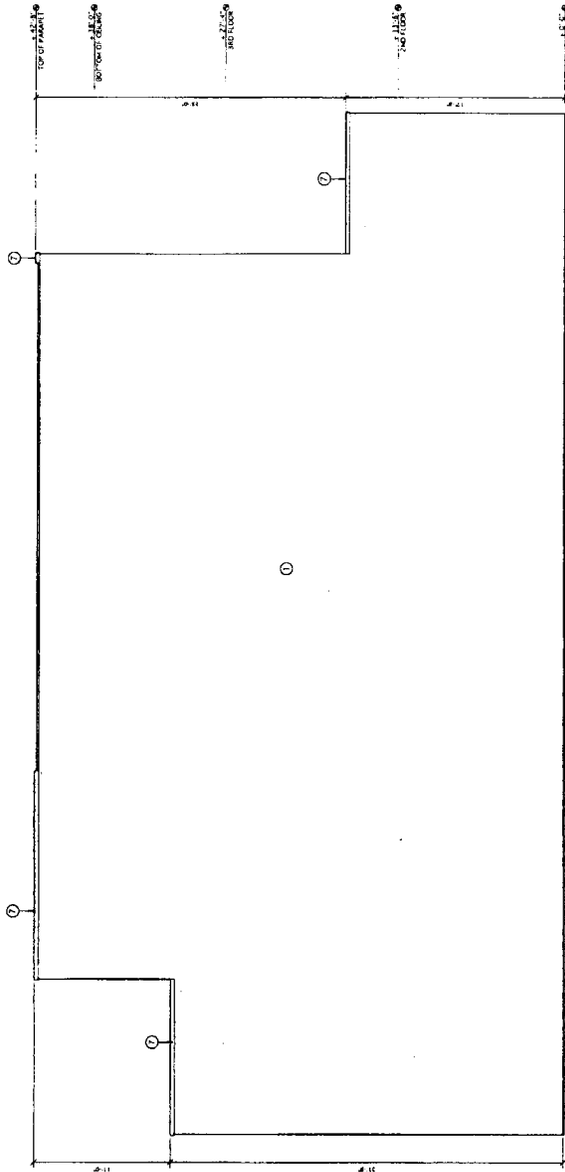
1.	Concrete Masonry Unit (CMU)
2.	Cement Plaster Stucco over CMU
7.	Limestone Parapet

**SIDE ELEVATION - WEST**  
 1010 West Lake Street  
 Chicago, IL 60607



**vertu**  
 ARCHITECTURE + DESIGN  
 1010 WEST LAKE STREET  
 CHICAGO, IL 60607  
 (312) 228-1212

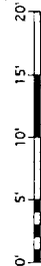
**Final for Publication**



**MATERIALS LEGEND**

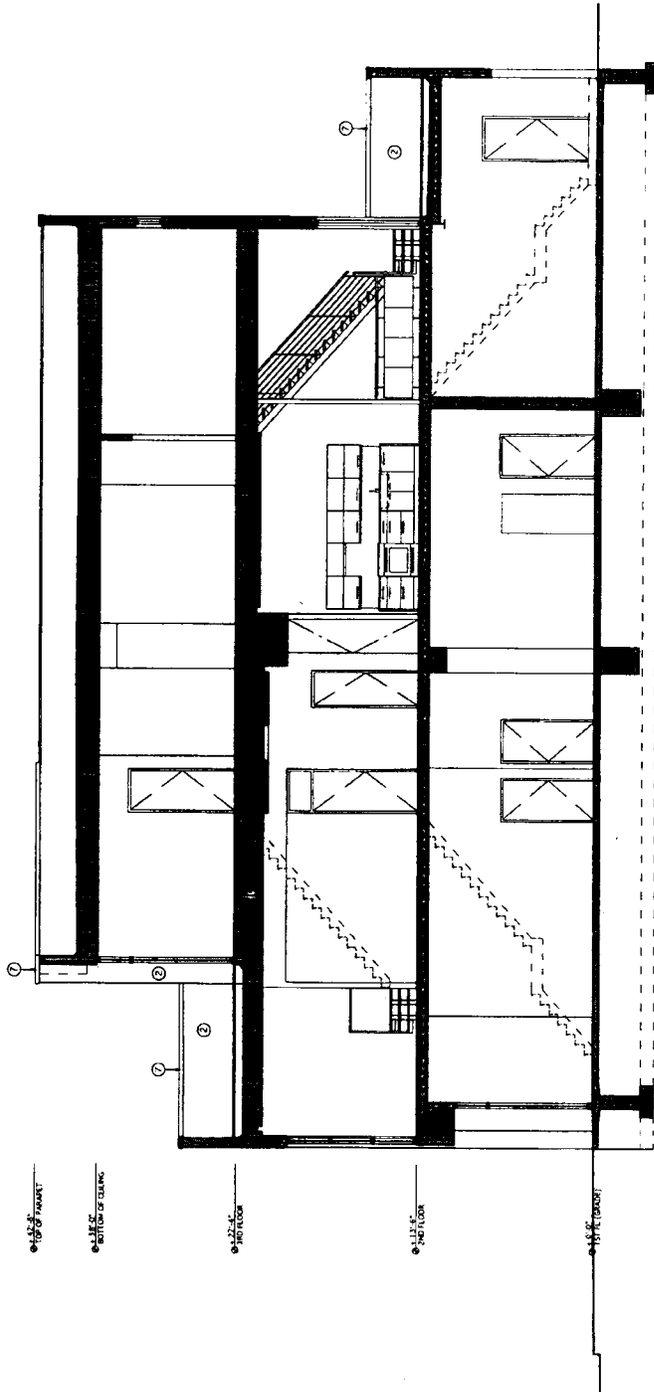
1.	Concrete Masonry Unit (CMU)
7.	Limestone Parapet

**SIDE ELEVATION - EAST**  
 1010 West Lake Street  
 Chicago, IL 60607



**vertu**  
 ARCHITECTURE + DESIGN  
 1010 W. LAKE STREET  
 CHICAGO, IL 60607  
 INFO@VERTUARCH.COM  
 312.726.1412

**Final for Publication**



1  
2  
3  
4  
5

A  
B  
C  
D  
E

TOP OF FINISH

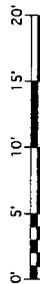
TOP OF SLAB

TOP OF FLOOR

TOP OF CEILING

TOP OF ROOF

SIDE ELEVATION - WEST  
1010 West Lake Street  
Chicago, IL 60607



Final for Publication

**vertu**  
 ARCHITECTURE + DESIGN  
 1010 W. LAKE STREET  
 CHICAGO, IL 60607  
 (312) 226-1122

*Reclassification Of Area Shown On Map No. 3-G.*  
(As Amended)  
(Application No. 20021T1)  
(Common Address: 1445 N. Ashland Ave.)

[SO2019-3170]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the B3-2 Community Shopping District symbols and indications as shown on Map Number 3-G in the area bounded by:

a line 116.50 feet south of and parallel to West Le Moyne Street; the alley next east of and parallel to North Ashland Avenue; a line 164.50 feet south of and parallel to West Le Moyne Street; and North Ashland Avenue,

to those of a B3-3 Community Shopping 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.

[Site Plan; Ground, Second, Third, Fourth and Roof Floor Plans;  
and Front, Rear Side, Left and Right Side Building Elevations  
attached to this ordinance printed on pages 3822  
through 3830 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

**17-13-0303-C (1) Narrative Zoning Analysis – Substitute Narrative and Plans**  
1445 North Ashland Avenue, Chicago, Illinois

Proposed Zoning: B3-3 Neighborhood Mixed-Use District (TOD)

Lot Area: 5,174.4 square feet

Proposed Land Use: The Applicant is seeking a zoning change in order to permit the construction of a new four-story mixed-use building, at the subject property. The proposed building will contain commercial/retail space – at grade level, and twelve (12) dwelling units – above (four units on each the 2<sup>nd</sup> thru 4<sup>th</sup> Floors). The proposal also calls for the establishment of private roof decks, above the 4<sup>th</sup> Floor, which will be for the exclusive use of the residents of the new building. The subject property is located within 1,320 linear feet of the Ashland Avenue CTA bus line corridor, and –therefore, the Applicant is seeking to permit the building pursuant to the *Transit Oriented Development (TOD) Ordinance*. As such, the new building will have onsite parking for a total of six (6) vehicles, located within the interior of the 1<sup>st</sup> Floor, with an entrance off of the Public Alley running along the west end of the site. The new building will be masonry in construction and measure 44 feet-4 inches in height.

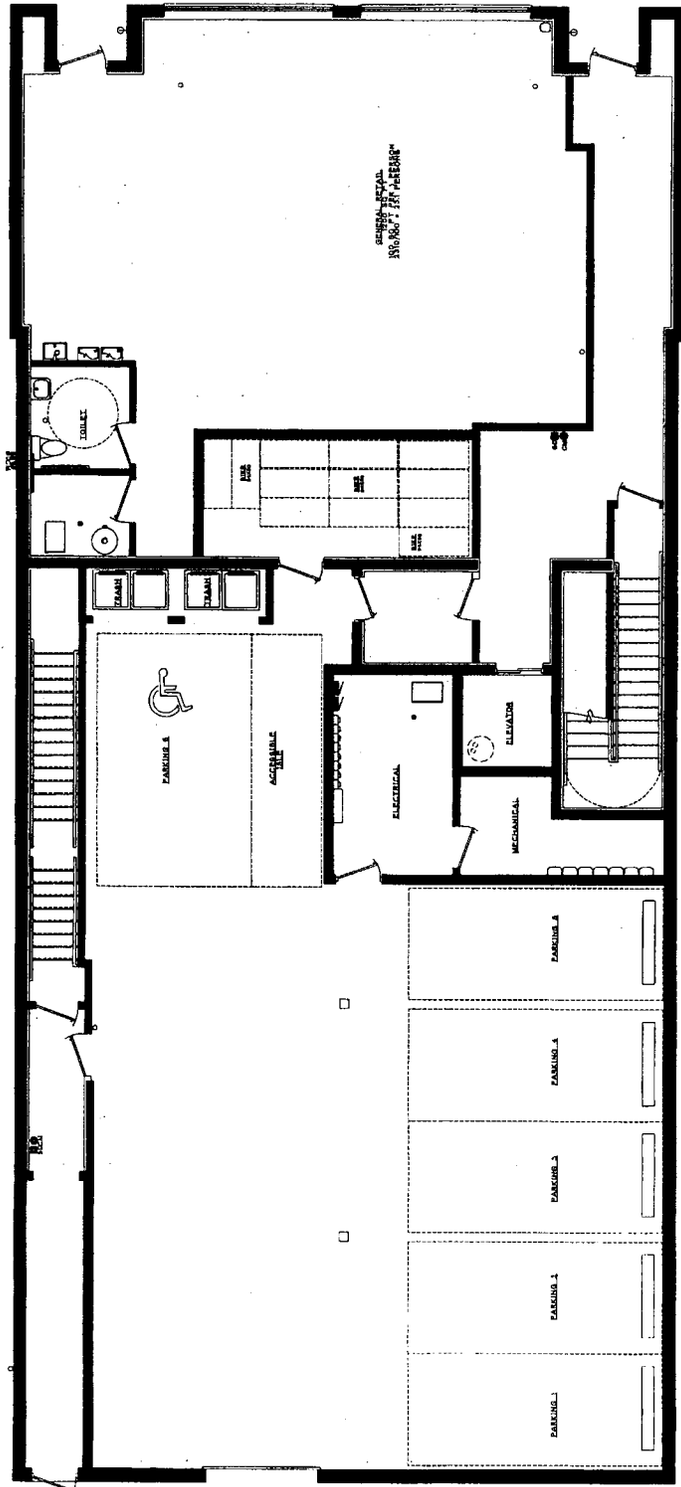
- (A) The Project's Floor Area Ratio: 15,130 square feet (2.9 FAR)
- (B) The Project's Density (Lot Area Per Dwelling Unit):12 dwelling units (431 square feet)
- (C) The amount of off-street parking: 6 vehicular parking spaces  
\* *The subject site is located within 1,320 linear feet of the Ashland Avenue CTA bus line corridor, and – therefore, the Applicant is seeking a 50% reduction in the required onsite parking, pursuant to the Transit Oriented Development (TOD) Ordinance.*
- (D) Setbacks:
  - a. Front Setback: 0 feet-0 inches
  - b. Rear Setback: 2 feet-0 inches
  - c. Side Setbacks:
    - North: 0 feet-0 inches
    - South: 0 feet-0 inches

*\*The Applicant will seek any necessary relief required to bring the proposed setback condition(s) into compliance, under the Zoning Ordinance.*

- (E) Building Height:
  - 44 feet-4 inches (ceiling of 4<sup>th</sup> Floor)
  - 53 feet-4 inches (ceiling of rooftop access structure)

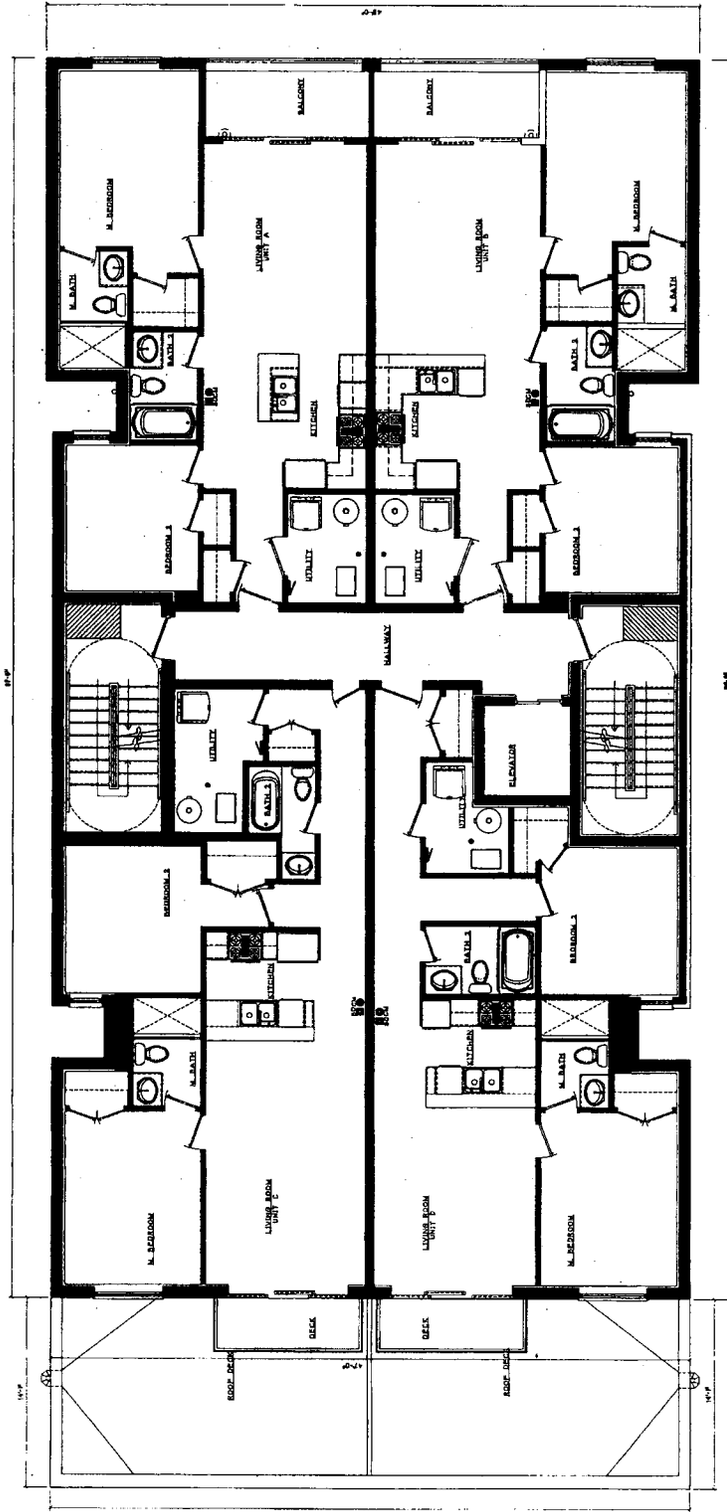
**Final for Publication**





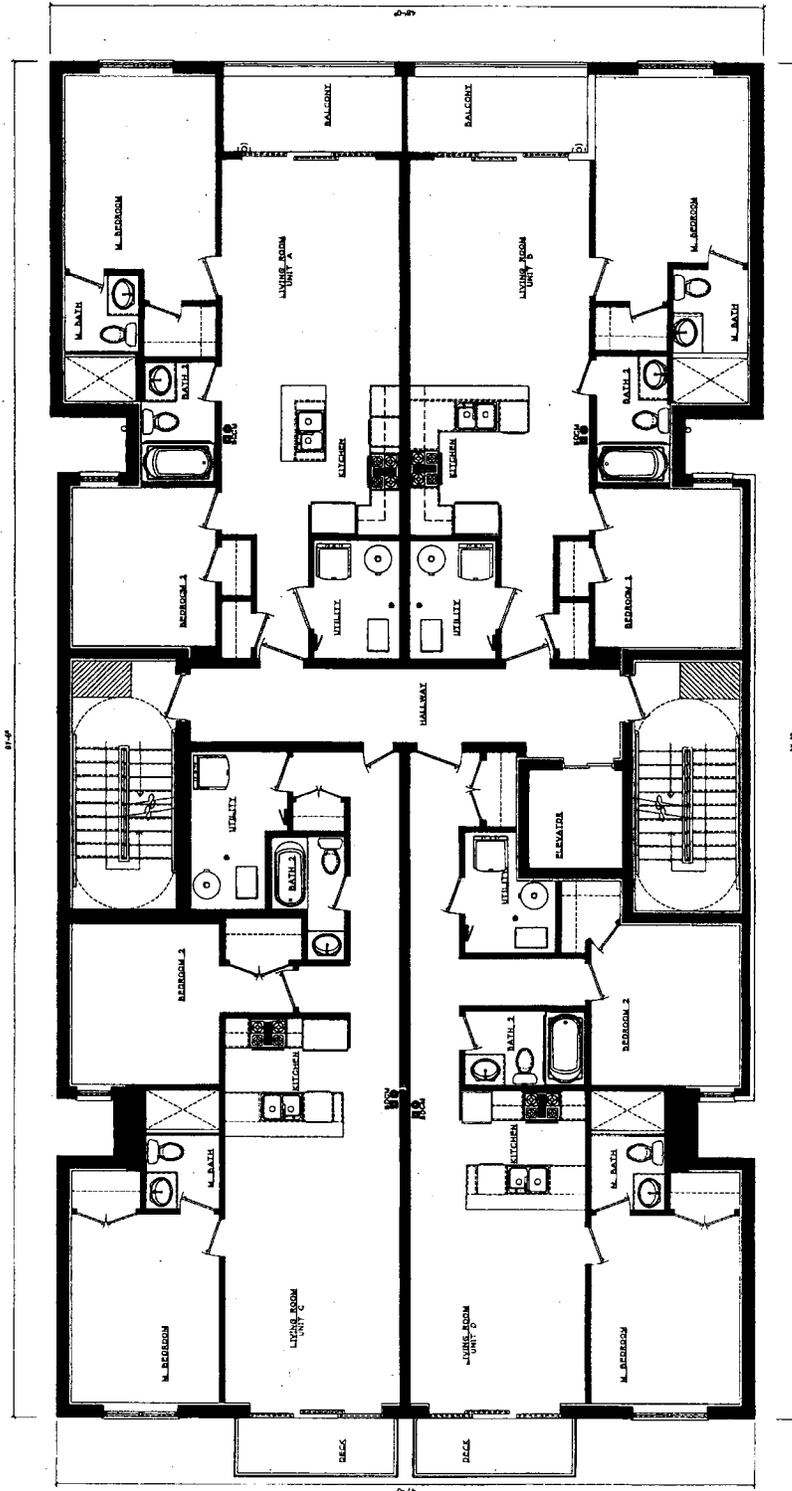
Final for Publication

GROUND FLOOR PLAN



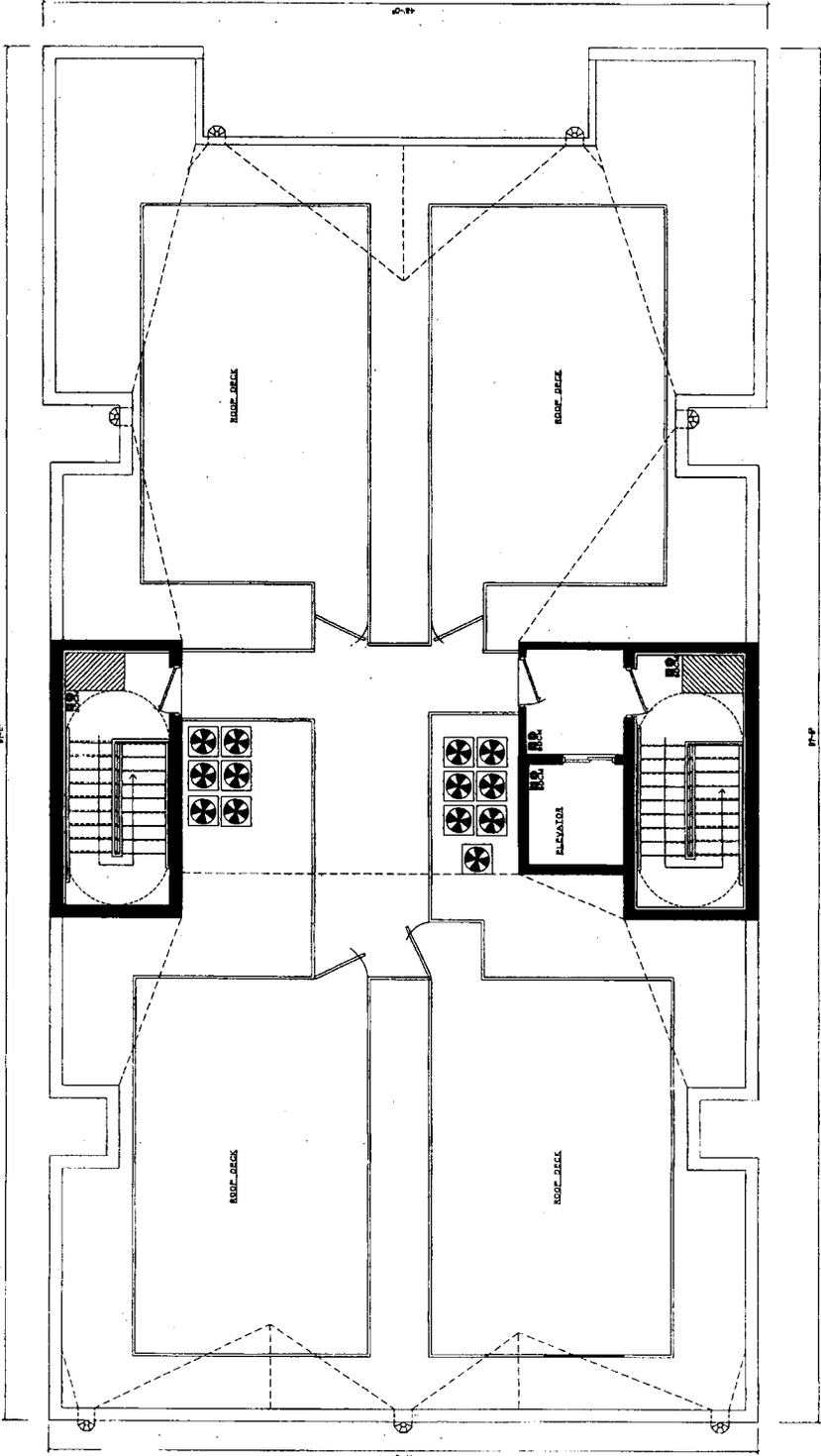
2ND FLOOR PLAN

Final for Publication

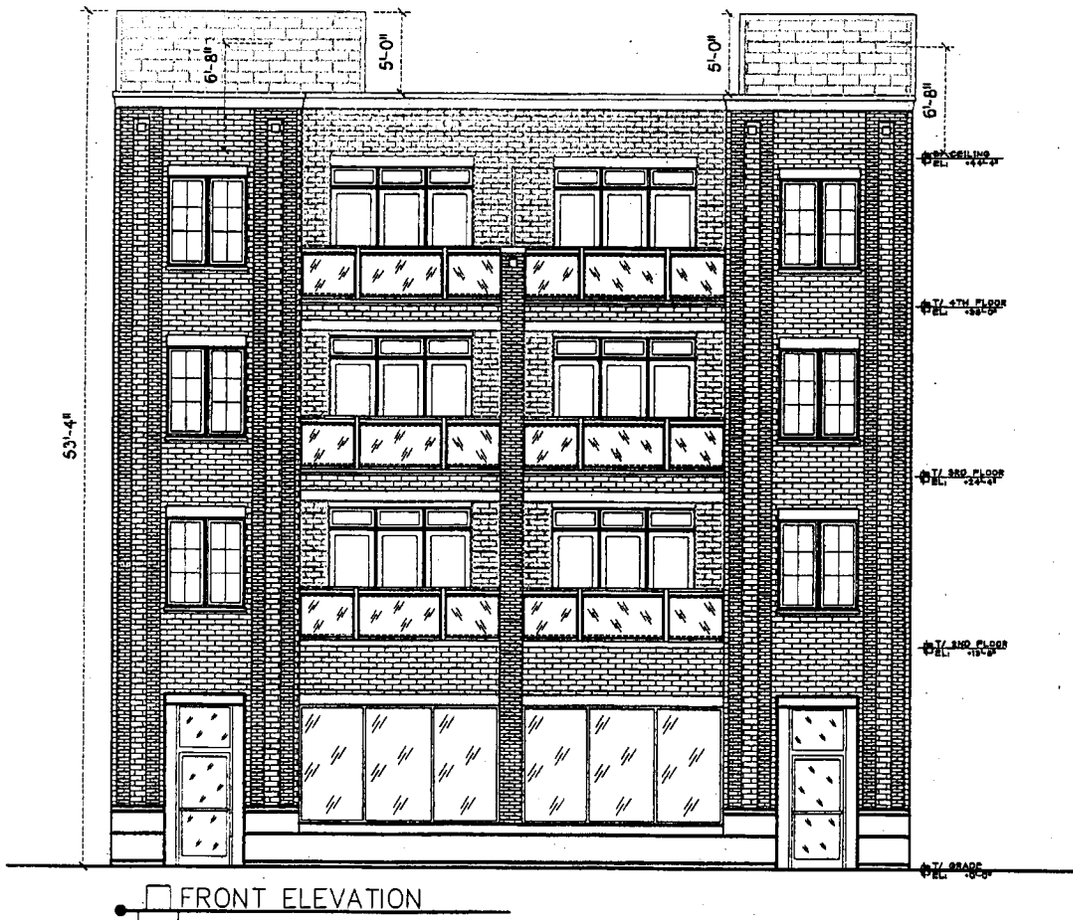


Final for Publication

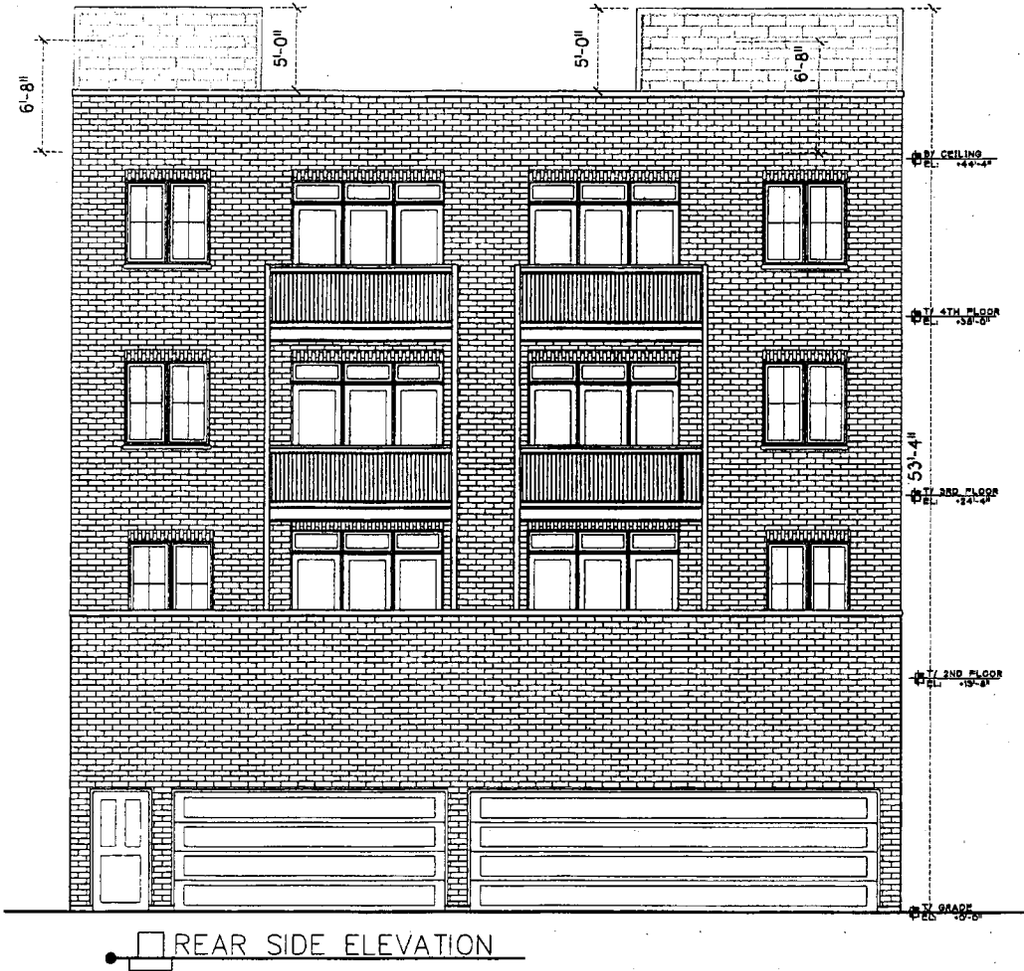
3RD AND 4TH FLOOR PLAN



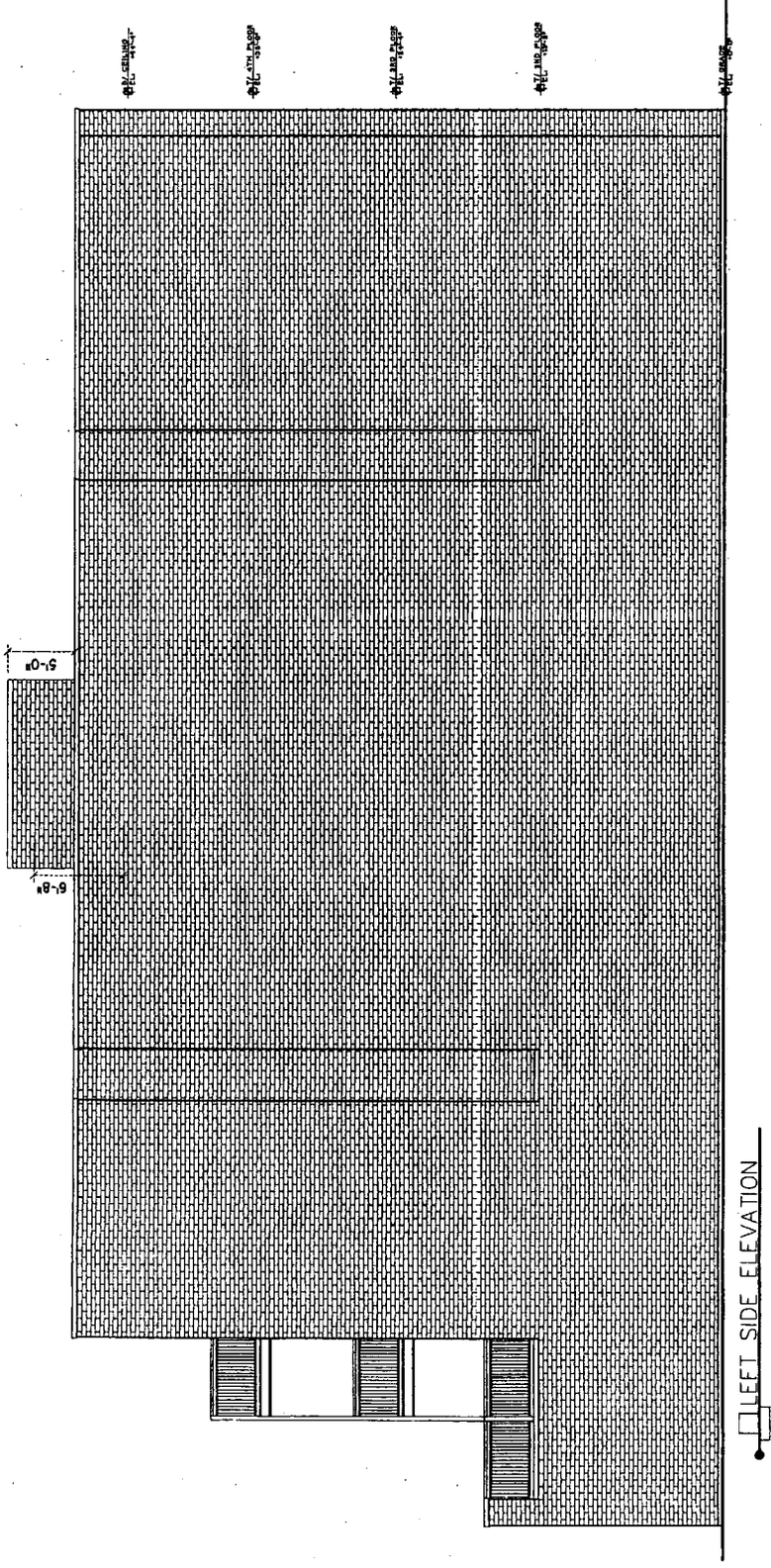
Final for Publication



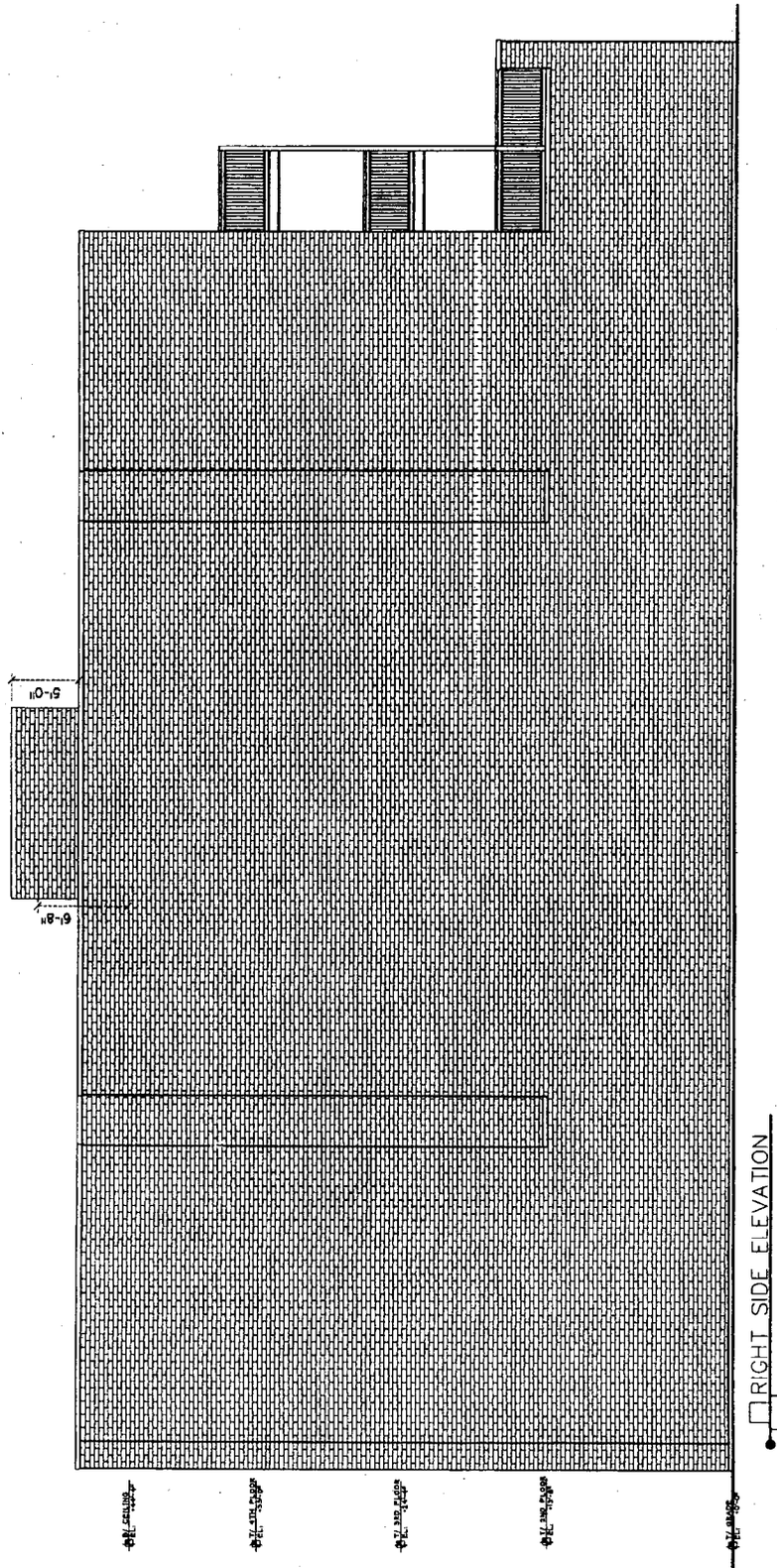
Final for Publication



Final for Publication



Final for Publication



Final for Publication

*Reclassification Of Area Shown On Map No. 3-G.*  
(Application No. 20034T1)  
(Common Address: 1513 W. Thomas St.)

[O2019-3872]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 3-G in the area bounded by:

West Thomas Street; a line 490.50 feet east of North Ashland Avenue; the alley next south of and parallel to West Thomas Street; and a line 465.50 feet east of North Ashland Avenue,

to those of an RM4.5 Residential Multi-Unit District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Site Plan; Code Matrix; Basement, First, Second, Third and  
Roof Deck Floor Plans; Wall Section and Details; North,  
South, East and West Building Elevations; and  
Garage Plan attached to this ordinance  
printed on pages 3833 through  
3839 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

**NARRATIVE AND PLANS  
FOR THE PROPOSED REZONING  
AT  
1513 WEST THOMAS STREET**

The Application is to change zoning for 1513 West Thomas Street from RS-3 Residential Single-Unit (Detached House) District to RM-4.5 Residential Multi-Unit District. This zoning change is for purposes to allow Applicant to construct a three-story, three dwelling unit building with a basement. There will be a three-car garage at the rear of the property. The footprint of the building shall be approximately be 20 feet by 74 feet 8 inches in size. The building height shall be 37 feet 8 inches high, as defined by code.

**LOT AREA:** 3,125 SQUARE FEET

**FLOOR AREA RATIO:** 1.37

**BUILDING AREA:** 4,227.99 SQUARE FEET

**DENSITY, per DWELLING UNIT:** 1,041.67 SQUARE FEET PER DWELLING UNIT

**OFF-STREET PARKING:** THERE WILL BE THREE OFF-STREET, GARAGE PARKING SPACES PROVIDED.

**FRONT SETBACK:** 12 FEET 10 INCHES

**REAR SETBACK:** 37 FEET 6 INCHES

**SIDE SETBACK:** 3 FEET (WEST) 2 FEET (EAST)

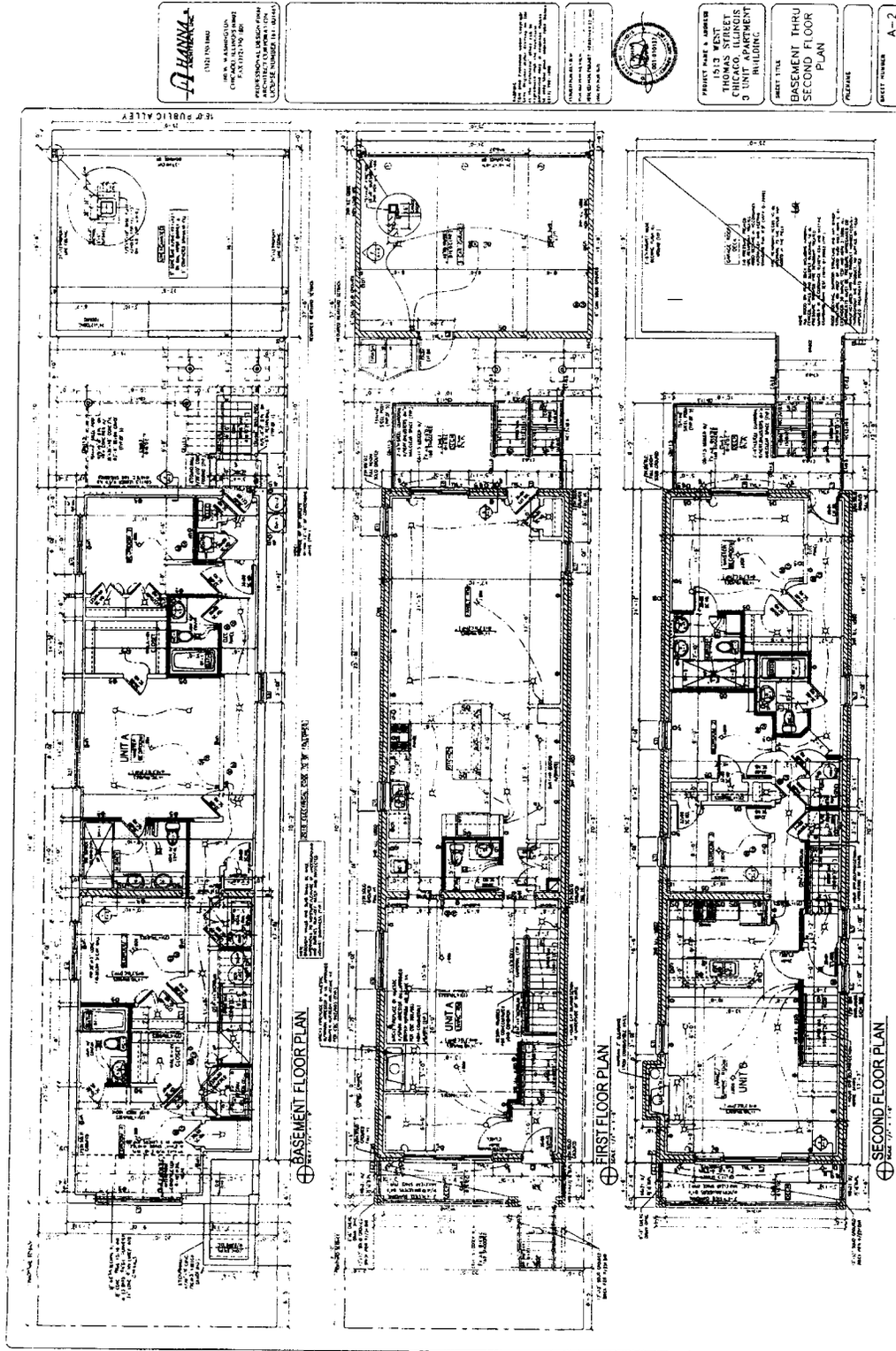
**OPEN YARD SPACE:** 160 SQUARE FEET

**BUILDING HEIGHT:** 37 FEET 8 INCHES

**Final for Publication**







**A. HANNA**  
1110 N. HALSTED  
CHICAGO, ILLINOIS 60642  
PROFESSIONAL ARCHITECT-PLANNER  
LICENSE NUMBER 011-000000

PROJECT NO. 19-000000  
DATE: 07/24/2019  
DRAWN BY: [Name]  
CHECKED BY: [Name]  
SCALE: AS SHOWN



PROJECT NO. 19-000000  
THOMAS STREET  
CHICAGO, ILLINOIS  
3 UNIT APARTMENT  
BUILDING

SHEET TITLE  
BASEMENT THRU  
SECOND FLOOR  
PLAN

DATE: 07/24/2019  
A-2

Final for Publication

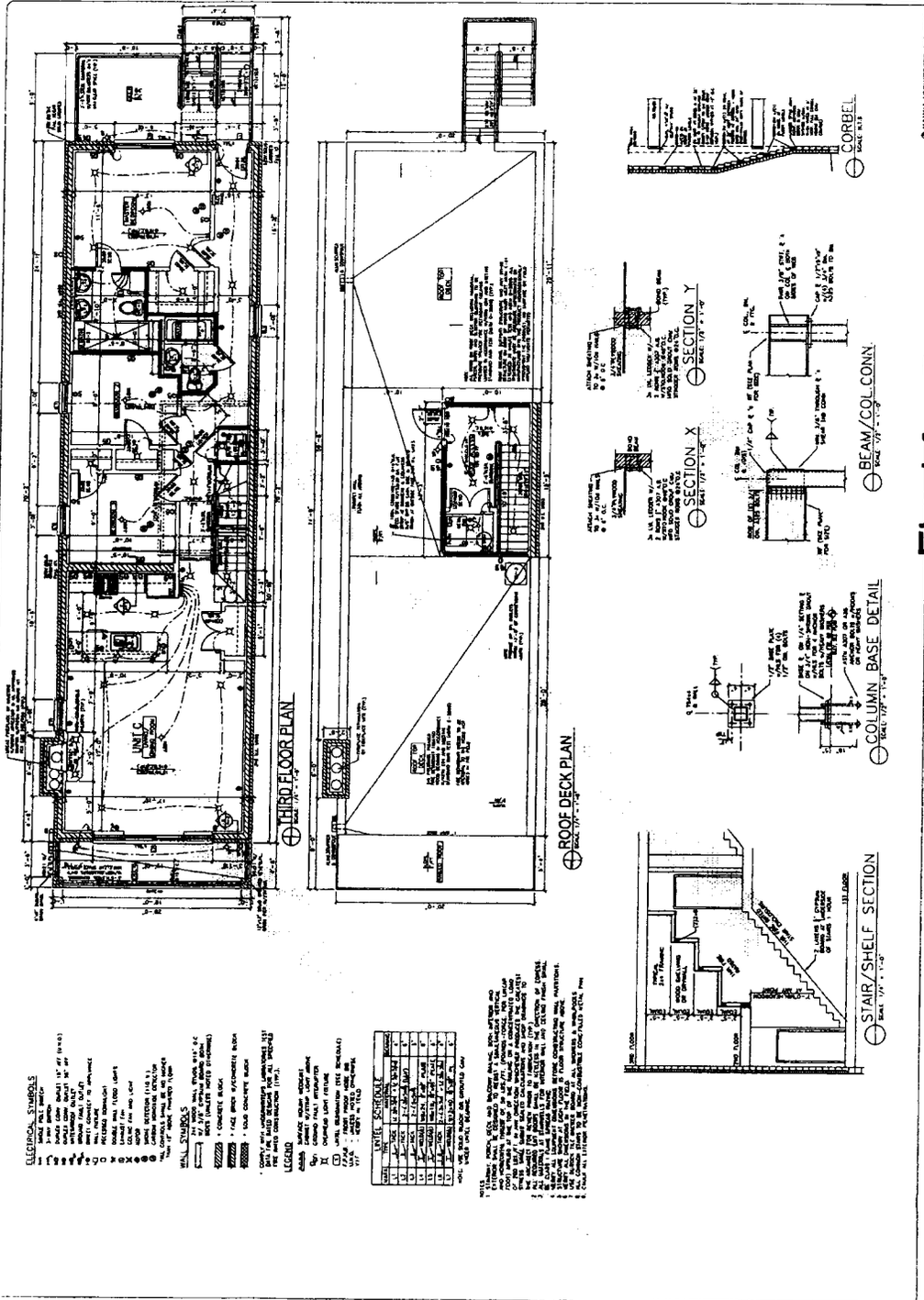
**A HANNA**  
 ARCHITECTS  
 1110 N. LA SALLE ST.  
 CHICAGO, ILL. 60610  
 PHONE: (312) 527-1100  
 FAX: (312) 527-1101  
 WWW.AHANNA.COM

PROJECT NAME: 1513 WEST THOMAS STREET CHICAGO, ILLINOIS 60607 BUILDING

SHEET TITLE: THIRD FLOOR & ROOF DECK FLOOR PLAN

DATE: 07/24/19

DESIGNER: A-3



- LEGEND SYMBOLS**
- 1" = 1'-0" FINISH
  - 1/2" = 1'-0" FINISH
  - 1/4" = 1'-0" FINISH
  - 1/8" = 1'-0" FINISH
  - 1/16" = 1'-0" FINISH
  - 1/32" = 1'-0" FINISH
  - 1/64" = 1'-0" FINISH
  - 1/128" = 1'-0" FINISH
  - 1/256" = 1'-0" FINISH
  - 1/512" = 1'-0" FINISH
  - 1/1024" = 1'-0" FINISH
  - 1/2048" = 1'-0" FINISH
  - 1/4096" = 1'-0" FINISH
  - 1/8192" = 1'-0" FINISH
  - 1/16384" = 1'-0" FINISH
  - 1/32768" = 1'-0" FINISH
  - 1/65536" = 1'-0" FINISH
  - 1/131072" = 1'-0" FINISH
  - 1/262144" = 1'-0" FINISH
  - 1/524288" = 1'-0" FINISH
  - 1/1048576" = 1'-0" FINISH
  - 1/2097152" = 1'-0" FINISH
  - 1/4194304" = 1'-0" FINISH
  - 1/8388608" = 1'-0" FINISH
  - 1/16777216" = 1'-0" FINISH
  - 1/33554432" = 1'-0" FINISH
  - 1/67108864" = 1'-0" FINISH
  - 1/134217728" = 1'-0" FINISH
  - 1/268435456" = 1'-0" FINISH
  - 1/536870912" = 1'-0" FINISH
  - 1/1073741824" = 1'-0" FINISH
  - 1/2147483648" = 1'-0" FINISH
  - 1/4294967296" = 1'-0" FINISH
  - 1/8589934592" = 1'-0" FINISH
  - 1/17179869184" = 1'-0" FINISH
  - 1/34359738368" = 1'-0" FINISH
  - 1/68719476736" = 1'-0" FINISH
  - 1/137438953472" = 1'-0" FINISH
  - 1/274877906944" = 1'-0" FINISH
  - 1/549755813888" = 1'-0" FINISH
  - 1/1099511627776" = 1'-0" FINISH
  - 1/2199023255552" = 1'-0" FINISH
  - 1/4398046511104" = 1'-0" FINISH
  - 1/8796093022208" = 1'-0" FINISH
  - 1/17592186044416" = 1'-0" FINISH
  - 1/35184372088832" = 1'-0" FINISH
  - 1/70368744177664" = 1'-0" FINISH
  - 1/140737488355328" = 1'-0" FINISH
  - 1/281474976710656" = 1'-0" FINISH
  - 1/562949953421312" = 1'-0" FINISH
  - 1/1125899906842624" = 1'-0" FINISH
  - 1/2251799813685248" = 1'-0" FINISH
  - 1/4503599627370496" = 1'-0" FINISH
  - 1/9007199254740992" = 1'-0" FINISH
  - 1/18014398509481984" = 1'-0" FINISH
  - 1/36028797018963968" = 1'-0" FINISH
  - 1/72057594037927936" = 1'-0" FINISH
  - 1/144115188075855872" = 1'-0" FINISH
  - 1/288230376151711744" = 1'-0" FINISH
  - 1/576460752303423488" = 1'-0" FINISH
  - 1/1152921504606846976" = 1'-0" FINISH
  - 1/2305843009213693952" = 1'-0" FINISH
  - 1/4611686018427387904" = 1'-0" FINISH
  - 1/9223372036854775808" = 1'-0" FINISH
  - 1/18446744073709551616" = 1'-0" FINISH
  - 1/36893488147419103232" = 1'-0" FINISH
  - 1/73786976294838206464" = 1'-0" FINISH
  - 1/147573952589676412928" = 1'-0" FINISH
  - 1/295147905179352825856" = 1'-0" FINISH
  - 1/590295810358705651712" = 1'-0" FINISH
  - 1/1180591620717411303424" = 1'-0" FINISH
  - 1/2361183241434822606848" = 1'-0" FINISH
  - 1/4722366482869645213696" = 1'-0" FINISH
  - 1/9444732965739290427392" = 1'-0" FINISH
  - 1/18889465931478580854784" = 1'-0" FINISH
  - 1/37778931862957161709568" = 1'-0" FINISH
  - 1/75557863725914323419136" = 1'-0" FINISH
  - 1/151115727451828646838272" = 1'-0" FINISH
  - 1/302231454903657293676544" = 1'-0" FINISH
  - 1/604462909807314587353088" = 1'-0" FINISH
  - 1/1208925819614629174706176" = 1'-0" FINISH
  - 1/2417851639229258349412352" = 1'-0" FINISH
  - 1/4835703278458516698824704" = 1'-0" FINISH
  - 1/9671406556917033397649408" = 1'-0" FINISH
  - 1/19342813113834066795298816" = 1'-0" FINISH
  - 1/38685626227668133590597632" = 1'-0" FINISH
  - 1/77371252455336267181195264" = 1'-0" FINISH
  - 1/154742504910672534362390528" = 1'-0" FINISH
  - 1/309485009821345068724781056" = 1'-0" FINISH
  - 1/618970019642690137449562112" = 1'-0" FINISH
  - 1/1237940039285380274899124224" = 1'-0" FINISH
  - 1/2475880078570760549798248448" = 1'-0" FINISH
  - 1/4951760157141521099596496896" = 1'-0" FINISH
  - 1/9903520314283042199192993792" = 1'-0" FINISH
  - 1/1980704062856608439838587584" = 1'-0" FINISH
  - 1/3961408125713216879677175168" = 1'-0" FINISH
  - 1/7922816251426433759354350336" = 1'-0" FINISH
  - 1/15845632502852867518708700672" = 1'-0" FINISH
  - 1/31691265005705735037417401344" = 1'-0" FINISH
  - 1/63382530011411470074834802688" = 1'-0" FINISH
  - 1/126765060022822940149669605376" = 1'-0" FINISH
  - 1/253530120045645880299339210752" = 1'-0" FINISH
  - 1/507060240091291760598678421504" = 1'-0" FINISH
  - 1/1014120480182583521197356843008" = 1'-0" FINISH
  - 1/2028240960365167042394713686016" = 1'-0" FINISH
  - 1/4056481920730334084789427372032" = 1'-0" FINISH
  - 1/8112963841460668169578854744064" = 1'-0" FINISH
  - 1/1622592768322133639155770948096" = 1'-0" FINISH
  - 1/3245185536644267278311541896192" = 1'-0" FINISH
  - 1/6490371073288534556623083792384" = 1'-0" FINISH
  - 1/12980742145771069113246166744672" = 1'-0" FINISH
  - 1/25961484291542138226493334489344" = 1'-0" FINISH
  - 1/51922968583084276452986668978688" = 1'-0" FINISH
  - 1/103845937166168552905973337957376" = 1'-0" FINISH
  - 1/207691874332337105811956675914752" = 1'-0" FINISH
  - 1/415383748664674211623913351831504" = 1'-0" FINISH
  - 1/830767497329348423247826703663008" = 1'-0" FINISH
  - 1/166153499465869684649565347332608" = 1'-0" FINISH
  - 1/332306998931739369299130694665216" = 1'-0" FINISH
  - 1/664613997863478738598261389330432" = 1'-0" FINISH
  - 1/132922799572695747719652277866064" = 1'-0" FINISH
  - 1/265845599145391495439304555732128" = 1'-0" FINISH
  - 1/531691198290782990878609111464256" = 1'-0" FINISH
  - 1/1063382396581565981757218222924512" = 1'-0" FINISH
  - 1/2126764793163131963514436445849024" = 1'-0" FINISH
  - 1/4253529586326263927028872891698048" = 1'-0" FINISH
  - 1/8507059172652527854057745783396096" = 1'-0" FINISH
  - 1/17014118345305055708115491566792192" = 1'-0" FINISH
  - 1/34028236690610111416230983133584384" = 1'-0" FINISH
  - 1/68056473381220222832461862667168768" = 1'-0" FINISH
  - 1/136112946762440445664923725334337536" = 1'-0" FINISH
  - 1/272225893524880891329847450668675072" = 1'-0" FINISH
  - 1/544451787049761782659694901337350144" = 1'-0" FINISH
  - 1/1088903574099523565319389802674700288" = 1'-0" FINISH
  - 1/2177807148199047130638779605349400576" = 1'-0" FINISH
  - 1/4355614296398094261277559210698801152" = 1'-0" FINISH
  - 1/8711228592796188522555118421397602304" = 1'-0" FINISH
  - 1/1742245718559237704511037644275204608" = 1'-0" FINISH
  - 1/3484491437118475409022075288550409216" = 1'-0" FINISH
  - 1/6968982874236950818044150577100818432" = 1'-0" FINISH
  - 1/139379657444739016360883011542163686784" = 1'-0" FINISH
  - 1/278759314889478032721766023084327373568" = 1'-0" FINISH
  - 1/557518629778956065443532046168646747136" = 1'-0" FINISH
  - 1/1115037259557912130887064092337294842272" = 1'-0" FINISH
  - 1/2230074519115824261774128184674588684544" = 1'-0" FINISH
  - 1/4460149038231648523548256373349177369088" = 1'-0" FINISH
  - 1/8920298076463297047096512746698346394176" = 1'-0" FINISH
  - 1/17840596152926594094193025493396692788352" = 1'-0" FINISH
  - 1/3568119230585318818838605098679338557696" = 1'-0" FINISH
  - 1/71362384611706376376772101973586771155392" = 1'-0" FINISH
  - 1/142724769235412752753444203947173542678784" = 1'-0" FINISH
  - 1/28544953847082550550688840789434708535744" = 1'-0" FINISH
  - 1/57089907694165101101377681579869417071488" = 1'-0" FINISH
  - 1/11417981538833020220275533159938834142336" = 1'-0" FINISH
  - 1/22835963077666040440551066319877668284672" = 1'-0" FINISH
  - 1/4567192615533208088110212631975533657344" = 1'-0" FINISH
  - 1/91343852310664161762204252639510673114688" = 1'-0" FINISH
  - 1/18268770462132832352440851263902134628376" = 1'-0" FINISH
  - 1/36537540924265664704881702527804269256752" = 1'-0" FINISH
  - 1/73075081848531329409763405055608538513504" = 1'-0" FINISH
  - 1/146150163697062658819526810111217077027008" = 1'-0" FINISH
  - 1/292300327394125317639053620222434154054112" = 1'-0" FINISH
  - 1/584600654788250635278107240444868308108224" = 1'-0" FINISH
  - 1/1169201309576501270556214480889376216216464" = 1'-0" FINISH
  - 1/2338402619153002541112428961778752432432928" = 1'-0" FINISH
  - 1/467680523830600508222485792355750484486576" = 1'-0" FINISH
  - 1/935361047661201016444971584711501368973152" = 1'-0" FINISH
  - 1/187072209532240203288994316942300273794624" = 1'-0" FINISH
  - 1/374144419064480406577988633884600547589248" = 1'-0" FINISH
  - 1/74828883812896081315597726776920109178448" = 1'-0" FINISH
  - 1/149657767625792162711194534553840218356896" = 1'-0" FINISH
  - 1/299315535251584325422389069107680436713792" = 1'-0" FINISH
  - 1/598631070503168650844778138215360873427584" = 1'-0" FINISH
  - 1/119726214100633730168955627642721668551168" = 1'-0" FINISH
  - 1/23945242820126746033791125528544333710336" = 1'-0" FINISH
  - 1/47890485640253492067582251057088667422672" = 1'-0" FINISH
  - 1/95780971280506984135164502114177334445344" = 1'-0" FINISH
  - 1/1915619425610139682703290042835466888888" = 1'-0" FINISH
  - 1/3831238851220279365406580085670933777776" = 1'-0" FINISH
  - 1/7662477702440558730813160171341867555552" = 1'-0" FINISH
  - 1/15324955404881117461626320342823351111104" = 1'-0" FINISH
  - 1/3064991080976223492325264068564670222208" = 1'-0" FINISH
  - 1/6129982161952446984650528137131340444416" = 1'-0" FINISH
  - 1/1225996432390489396930105627262680888832" = 1'-0" FINISH
  - 1/2451992864780978793860211254525361777664" = 1'-0" FINISH
  - 1/4903985729561957587720422509050723555296" = 1'-0" FINISH
  - 1/9807971459123915175440845018101447111152" = 1'-0" FINISH
  - 1/1961594291824783035088169003622894222208" = 1'-0" FINISH
  - 1/3923188583649566070176378007245788444416" = 1'-0" FINISH
  - 1/7846377167299132140352756014491576888832" = 1'-0" FINISH
  - 1/15692754334598264280710512028983157777664" = 1'-0" FINISH
  - 1/313855086691965285614202405797635555552" = 1'-0" FINISH
  - 1/6277101733839305712284404811552711111104" = 1'-0" FINISH
  - 1/1255420347767861142456880962305542222208" = 1'-0" FINISH
  - 1/2510840695535722284913761924611084444416" = 1'-0" FINISH
  - 1/5021681391071444569827523849222168888832" = 1'-0" FINISH
  - 1/10043362782142891139654447698444377777664" = 1'-0" FINISH
  - 1/2008672556428578227930889537688875555552" = 1'-0" FINISH
  - 1/4017345112857156455861779075377711111104" = 1'-0" FINISH
  - 1/803469022571431291173235815075542222208" = 1'-0" FINISH
  - 1/1606938045442862582346471601511084444416" = 1'-0" FINISH
  - 1/321387609088572516469294320302216888832" = 1'-0" FINISH
  - 1/6427752181771450329385886406044377777664" = 1'-0" FINISH
  - 1/1285550436354290065877177281208875555552" = 1'-0" FINISH
  - 1/2571100872708580131754354562417711111104" = 1'-0" FINISH
  - 1/514220174541716026350870912483542222208" = 1'-0" FINISH
  - 1/1028440349083432052701741824967084444416" = 1'-0" FINISH
  - 1/205688069816686410540348364993416888832" = 1'-0" FINISH
  - 1/4113761396333728210806967299868337777664" = 1'-0" FINISH
  - 1/822752279266745642161393459973667555552" = 1'-0" FINISH
  - 1/1645504578533491284322786919473311111104" = 1'-0" FINISH
  - 1/329100915706698256864557383894662222208" = 1'-0" FINISH
  - 1/658201831413396513729114777789324444416" = 1'-0" FINISH
  - 1/131640366282679302745823555578864888832" = 1'-0" FINISH
  - 1/2632807325653586054916471111577297777664" = 1'-0" FINISH
  - 1/5265614651307172109832942223154595555552" = 1'-0" FINISH
  - 1/1053122930261434421766588444630111111104" = 1'-0" FINISH
  - 1/21062458605228688435331768892602222208" = 1'-0" FINISH
  - 1/42124917210457376870663537785204444416" = 1'-0" FINISH
  - 1/84249834420914753741327075570408888832" = 1'-0" FINISH
  - 1/168499668811825071482654151140817777664" = 1'-0" FINISH
  - 1/336999337623650142965308302281635555552" = 1'-0" FINISH
  - 1/6739986752473002859306166045632711111104" = 1'-0" FINISH
  - 1/134799735049460057186123320912654222208" = 1'-0" FINISH
  - 1/269599470098920114372246641825084444416" = 1'-0" FINISH
  - 1/53919894019784022874449328365016888832" = 1'-0" FINISH
  - 1/107839788039568045748898656730033777664" = 1'-0" FINISH
  - 1/215679576079136091497797313460067555552" = 1'-0" FINISH
  - 1/4313591521582721829955946269201351111104" = 1'-0" FINISH
  - 1/862718304316544365991189253840270222208" = 1'-0" FINISH
  - 1/172543660833308873198237850768054444416" = 1'-0" FINISH
  - 1/345087321666617746396475701536108888832" = 1'-0" FINISH
  - 1/690174643333235492792951403072217777664" = 1'-0" FINISH
  - 1/138034928666647098558590280614435555552" = 1'-0" FINISH
  - 1/276069857333294197117180561228711111104" = 1'-0" FINISH
  - 1/5521397146665883942343611224574222208" = 1'-0" FINISH
  - 1/110427942933317678846872244915484444416" = 1'-0" FINISH
  - 1/22085588586663535769374448983096888832" = 1'-0" FINISH
  - 1/44171177173327071538748897966193777664" = 1'-0" FINISH
  - 1/883423543466541430774979599323875555552" = 1'-0" FINISH
  - 1/176684708693308286154995999844771111104" = 1'-0" FINISH
  - 1/35336941738661657230999199969554222208" = 1'-0" FINISH
  - 1/706738834773233144619993999391084444416" = 1'-0" FINISH
  - 1/14134776695464662923998799978216888832" = 1'-0" FINISH
  - 1/28269553390929325847997599956433777664" = 1'-0" FINISH
  - 1/565391067818586516895951999128675555552" = 1'-0" FINISH
  - 1/1130782135637173037791903992257511111104" = 1'-0" FINISH
  - 1/226156427127434607558380798451502222208" = 1'-0" FINISH
  - 1/452312854254869215116761596903004444416" = 1'-0" FINISH
  - 1/90462570850973843023352319380600888832" = 1'-0" FINISH
  - 1/18092514170194768604670463876121777664" = 1'-0" FINISH
  - 1/361850283403895372093409277522435555552" = 1'-0" FINISH
  - 1/7237005668077907441868





**HANNA**  
 1117 15th Street  
 1st Floor  
 New York, NY 10011  
 Tel: 212 279 1117  
 Fax: 212 279 1118  
 www.hanna.com

PROFESSIONAL ARCHITECT  
 LICENSE NUMBER 111 000000

DATE OF THIS SET: 07/24/19  
 SHEET NO. 1001  
 SHEET TITLE: GARAGE

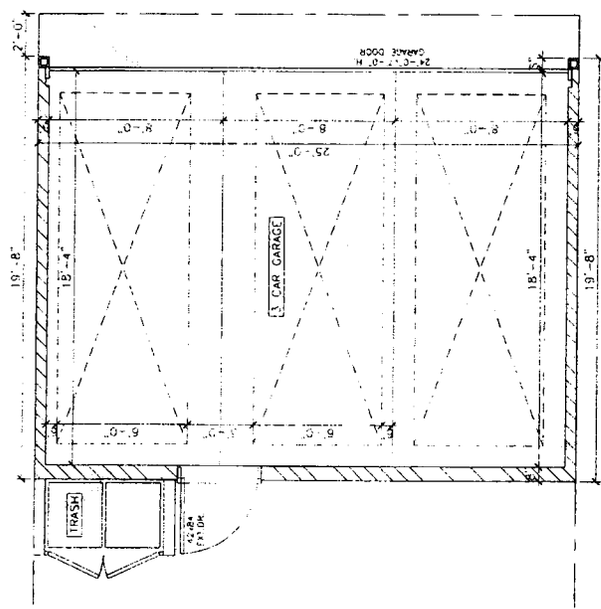


PROJECT NAME & ADDRESS  
 1513 WEST THOMAS STREET  
 3 UNIT APARTMENT BUILDING

SHEET TITLE  
 GARAGE

DATE  
 07/24/19

SHEET NUMBER  
 1001



**GARAGE PLAN**  
 SCALE: 1/2" = 1'-0"

**Final for Publication**

© HANNA ARCHITECTS, INC. 2019

*Reclassification Of Area Shown On Map No. 3-I.*

(Application No. 20035)

(Common Address: 1510 N. Talman Ave.)

[O2019-3893]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of the City of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 3-I in the area bounded by:

a line 125 feet north of and parallel to West Le Moyne Street; North Talman Avenue; a line 100 feet north of and parallel to West Le Moyne Street; and the alley next west of and parallel to North Talman Avenue,

to those of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

*Reclassification Of Area Shown On Map No. 4-F.*

(Application No. 20031T1)

(Common Address: 2143 -- 2145 S. Halsted St.)

[O2019-3842]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the M1-2 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 4-F in the area bounded by:

a line 82 feet north of and parallel to West Cermak Road; South Emerald Avenue; a line 34 feet north of and parallel to West Cermak Road; and South Halsted Street,

to those of a B3-3 Community Shopping District which 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.

[Site Plan; Ground, Second, Third, Fourth and Roof Floor Plans; and North, South, East and West Building Elevations attached to this ordinance printed on pages 3842 through 3851 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

**NARRATIVE AND PLANS**  
FOR THE PROPOSED REZONING  
AT  
2143-45 S Halsted Street

The Applicant intends to change the zoning from the existing M1-2 Limited Manufacturing/ Business Park District to B3-3 Community Shopping District to construct new 4 story, 6 dwelling unit building with approximately 1,900 Square Feet of ground floor mercantile space.

**ZONING:** B3-3

**LOT AREA:** 4800 square feet

**MINIMUM LOT AREA PER DWELLING UNIT:** 800 square feet

**FLOOR AREA RATIO:** 2.86

**BUILDING AREA:** 13736 square feet

**OFF-STREET PARKING:** 5 spaces \*

**FRONT SETBACK:** 1 feet 0 inches

**REAR SETBACK:** 21 feet 0 inches

**SIDE SETBACK:** 0 foot 6 inches on South and foot 6 inches on North = TOTAL 1 feet 0 inches

**BUILDING HEIGHT:** 44 feet 2.5 inches

Building material will be face brick with concrete masonry units on sides and rear.

Set of plans are attached.

\*Variance for 1 parking space required and rear yard setback

**Final for Publication**







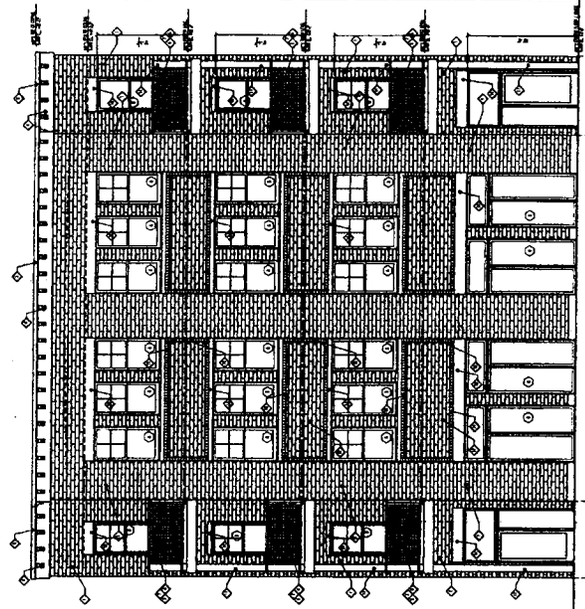




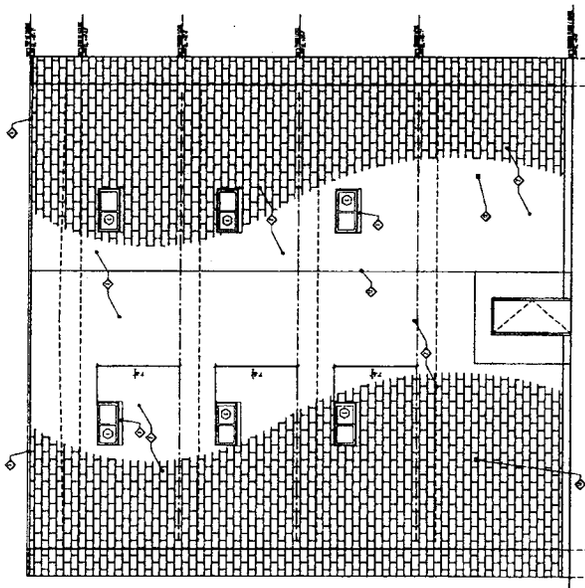




	360 1015 E. UNIVERSITY CHICAGO, IL 60607 T 312.467.3100 F 312.467.3103	COPYRIGHT © 2019 by The Chicago School of Architecture, LLC All rights reserved. No part of this publication may be reproduced, stored in a retrieval system, or transmitted, in any form or by any means, electronic, mechanical, photocopying, recording, or by any information storage and retrieval system, without the prior written permission of The Chicago School of Architecture, LLC.	PROJECT NO. 19-010 PROJECT NAME 1015 E. UNIVERSITY APARTMENT BUILDING 1015 E. UNIVERSITY CHICAGO, IL 60607		SHEET <b>A2.1</b> PART 1
	EAST ELEVATION ELEVATIONS DATE: 11-29-18	PROJECT NO. 19-010 PROJECT NAME 1015 E. UNIVERSITY APARTMENT BUILDING 1015 E. UNIVERSITY CHICAGO, IL 60607			



WEST ELEVATION  
 11-29-18



EAST ELEVATION  
 11-29-18

Final for Publication



THEIR LICENSED AND  
 REGISTERED ARCHITECTS  
 1111 N. LA SALLE ST.  
 CHICAGO, IL 60610  
 P. 312.467.2700  
 F. 312.467.2701

DATE: 07/24/19

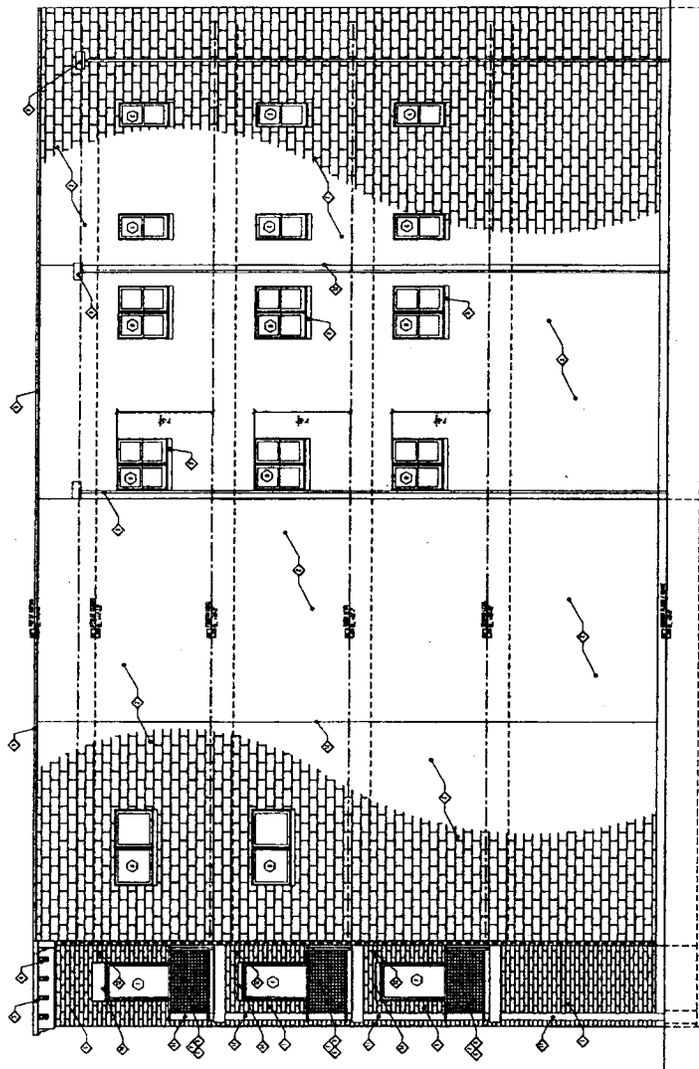
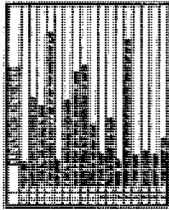
CONTRACT NO. 188 Range 24-06, LLC  
 7413-03 S. PULASKI  
 CHICAGO, IL 60620  
 PROJECT NO. 188-03-03-001  
 SHEET NO. A2.2

PROJECT NAME  
 188-03-03-001  
 W/ GROUND FLOOR RENOVATION  
 7413-03 S. PULASKI  
 CHICAGO, IL

DATE: 07/24/19

DATE: 07/24/19

DATE: 07/24/19



SOUTH ELEVATION

Final for Publication



**360**

360'S RESIDENTIAL  
1100 N. LAUREL AVENUE  
CHICAGO, IL 60610  
TEL: 312.462.3333  
WWW.360CHICAGO.COM

CONTRACTOR: 360 Group, LLC  
GENERAL CONTRACTOR: 360 Group, LLC  
ARCHITECT: 360 Group, LLC  
INTERIOR ARCHITECT: 360 Group, LLC  
MECHANICAL/ELECTRICAL/PLUMBING: 360 Group, LLC  
PAINTING: 360 Group, LLC  
LANDSCAPE ARCHITECT: 360 Group, LLC  
ELECTRICAL: 360 Group, LLC  
MECHANICAL: 360 Group, LLC  
PLUMBING: 360 Group, LLC  
CONCRETE: 360 Group, LLC  
GLASS: 360 Group, LLC  
METALS: 360 Group, LLC  
CABINETS: 360 Group, LLC  
FLOORING: 360 Group, LLC  
CEILING: 360 Group, LLC  
WALLS: 360 Group, LLC  
DOORS: 360 Group, LLC  
WINDOWS: 360 Group, LLC  
ROOFING: 360 Group, LLC  
FOUNDATION: 360 Group, LLC  
STRUCTURE: 360 Group, LLC  
EXTERIOR FINISHES: 360 Group, LLC  
INTERIOR FINISHES: 360 Group, LLC  
MECHANICAL/ELECTRICAL/PLUMBING: 360 Group, LLC  
PAINTING: 360 Group, LLC  
LANDSCAPE ARCHITECT: 360 Group, LLC  
ELECTRICAL: 360 Group, LLC  
MECHANICAL: 360 Group, LLC  
PLUMBING: 360 Group, LLC  
CONCRETE: 360 Group, LLC  
GLASS: 360 Group, LLC  
METALS: 360 Group, LLC  
CABINETS: 360 Group, LLC  
FLOORING: 360 Group, LLC  
CEILING: 360 Group, LLC  
WALLS: 360 Group, LLC  
DOORS: 360 Group, LLC  
WINDOWS: 360 Group, LLC  
ROOFING: 360 Group, LLC  
FOUNDATION: 360 Group, LLC  
STRUCTURE: 360 Group, LLC  
EXTERIOR FINISHES: 360 Group, LLC  
INTERIOR FINISHES: 360 Group, LLC

DATE: 7/24/19

PROJECT NAME:  
NEW 4 UNIT MANSION  
APARTMENT BUILDING  
W/ GARAGE AT 1100 N. LAUREL  
CHICAGO, IL

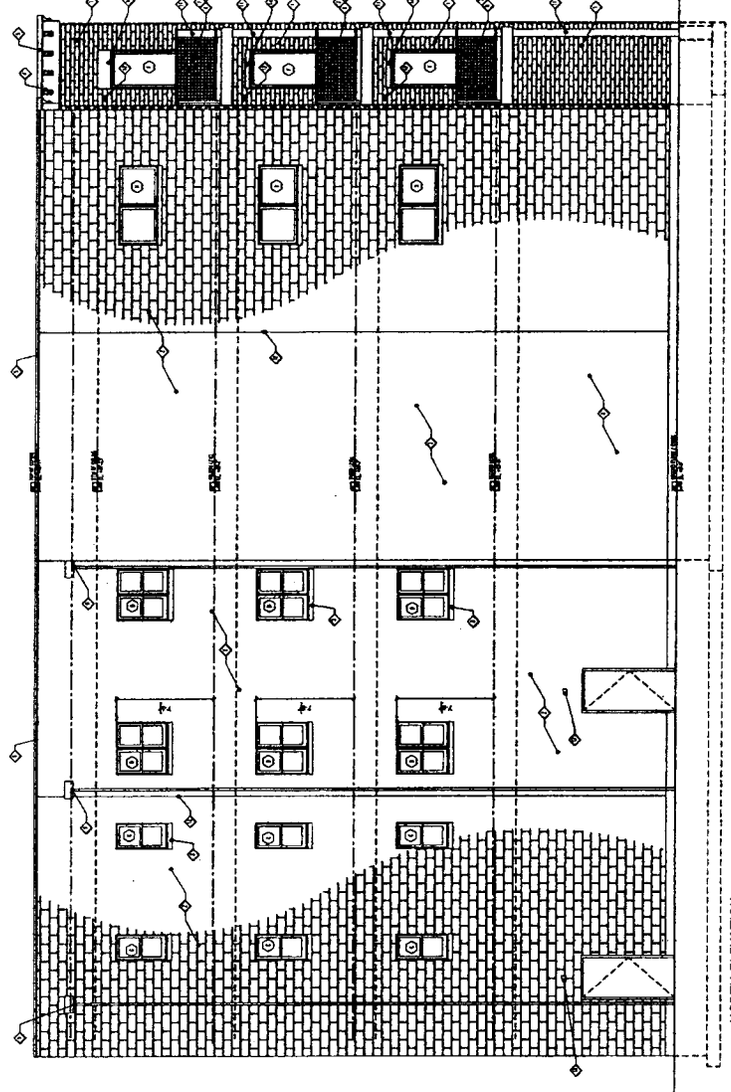
ISSUED FOR: 360 GROUP, LLC  
DATE: 7/24/19

PROJECT NAME:  
ELEVATIONS



**A2.3**  
SHEET  
NUMBER

ELEVATION KEYNOTES	
1	SEE ELEVATION A2.1 FOR FINISHES
2	SEE ELEVATION A2.2 FOR FINISHES
3	SEE ELEVATION A2.3 FOR FINISHES
4	SEE ELEVATION A2.4 FOR FINISHES
5	SEE ELEVATION A2.5 FOR FINISHES
6	SEE ELEVATION A2.6 FOR FINISHES
7	SEE ELEVATION A2.7 FOR FINISHES
8	SEE ELEVATION A2.8 FOR FINISHES
9	SEE ELEVATION A2.9 FOR FINISHES
10	SEE ELEVATION A2.10 FOR FINISHES
11	SEE ELEVATION A2.11 FOR FINISHES
12	SEE ELEVATION A2.12 FOR FINISHES
13	SEE ELEVATION A2.13 FOR FINISHES
14	SEE ELEVATION A2.14 FOR FINISHES
15	SEE ELEVATION A2.15 FOR FINISHES
16	SEE ELEVATION A2.16 FOR FINISHES
17	SEE ELEVATION A2.17 FOR FINISHES
18	SEE ELEVATION A2.18 FOR FINISHES
19	SEE ELEVATION A2.19 FOR FINISHES
20	SEE ELEVATION A2.20 FOR FINISHES
21	SEE ELEVATION A2.21 FOR FINISHES
22	SEE ELEVATION A2.22 FOR FINISHES
23	SEE ELEVATION A2.23 FOR FINISHES
24	SEE ELEVATION A2.24 FOR FINISHES
25	SEE ELEVATION A2.25 FOR FINISHES
26	SEE ELEVATION A2.26 FOR FINISHES
27	SEE ELEVATION A2.27 FOR FINISHES
28	SEE ELEVATION A2.28 FOR FINISHES
29	SEE ELEVATION A2.29 FOR FINISHES
30	SEE ELEVATION A2.30 FOR FINISHES
31	SEE ELEVATION A2.31 FOR FINISHES
32	SEE ELEVATION A2.32 FOR FINISHES
33	SEE ELEVATION A2.33 FOR FINISHES
34	SEE ELEVATION A2.34 FOR FINISHES
35	SEE ELEVATION A2.35 FOR FINISHES
36	SEE ELEVATION A2.36 FOR FINISHES
37	SEE ELEVATION A2.37 FOR FINISHES
38	SEE ELEVATION A2.38 FOR FINISHES
39	SEE ELEVATION A2.39 FOR FINISHES
40	SEE ELEVATION A2.40 FOR FINISHES
41	SEE ELEVATION A2.41 FOR FINISHES
42	SEE ELEVATION A2.42 FOR FINISHES
43	SEE ELEVATION A2.43 FOR FINISHES
44	SEE ELEVATION A2.44 FOR FINISHES
45	SEE ELEVATION A2.45 FOR FINISHES
46	SEE ELEVATION A2.46 FOR FINISHES
47	SEE ELEVATION A2.47 FOR FINISHES
48	SEE ELEVATION A2.48 FOR FINISHES
49	SEE ELEVATION A2.49 FOR FINISHES
50	SEE ELEVATION A2.50 FOR FINISHES



1 NORTH ELEVATION  
7/24/19

Final for Publication

*Reclassification Of Area Shown On Map No. 5-H.*  
(As Amended)  
(Application No. 20044T1)  
(Common Address: 1860 N. Milwaukee Ave.)

[SO2019-4002]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, Chicago Zoning Ordinance, is amended by changing all the M1-2 Limited Manufacturing/Business District symbols and indications as shown on Map Number 5-H in the area bounded by:

North Milwaukee Avenue; West Moffat Street; the alley next southwest of and parallel with North Milwaukee Avenue; and a line 44 feet northwest of and parallel with the north right-of-way line of West Moffat Street,

to those of B3-3 Community Shopping District, which is hereby established in the area above described.

SECTION 2. This ordinance shall take effect upon its passage and due publication.

[Site Plan; Proposed Floor and Roof Plans; and North, South, East  
and West Building Elevations attached to this ordinance  
printed on pages 3854 through 3857  
of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

**SUBSTITUTE  
NARRATIVE AND PLANS**

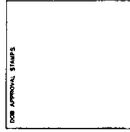
**Re: 1860 N. Milwaukee Ave.**

The Applicant seeks a change in zoning from M1-2 Limited Manufacturing / Business Park District to B3-3 Community Shopping District (Type 1) to allow the issuance of business licenses for retail sales of tobacco with accessory cigar lounge for an existing, one-story building.

<b>Lot Area:</b>	<b>4,400 square feet</b>
<b>Floor Area Ratio:</b>	<b>1.05</b>
<b>Dwelling Units:</b>	<b>0</b>
<b>Off-Street Parking:</b>	<b>0 parking spaces</b>
<b>Front Setback:</b>	<b>0 feet 0 inches</b>
<b>Side Setback (northwest side yard):</b>	<b>0 feet 0 inches</b>
<b>Side Setback (southeast side yard):</b>	<b>0 feet 0 inches</b>
<b>Rear Setback:</b>	<b>0 feet 0 inches</b>
<b>Building Height*:</b> (includes rooftop stair enclosures)	<b>27 feet 8 inches</b>

*\*It is anticipated that a special use will be sought for a rooftop patio.*

**Final for Publication**



**IPSA**  
Architecture & Design

REGISTERED ARCHITECTS  
CHICAGO, ILLINOIS 60642  
PHONE: (312) 243-2500  
FAX: (312) 243-6970

S.E.L.

NO.	DATE	DESCRIPTION
1	01/10/2019	PRELIMINARY
2	01/10/2019	FINAL

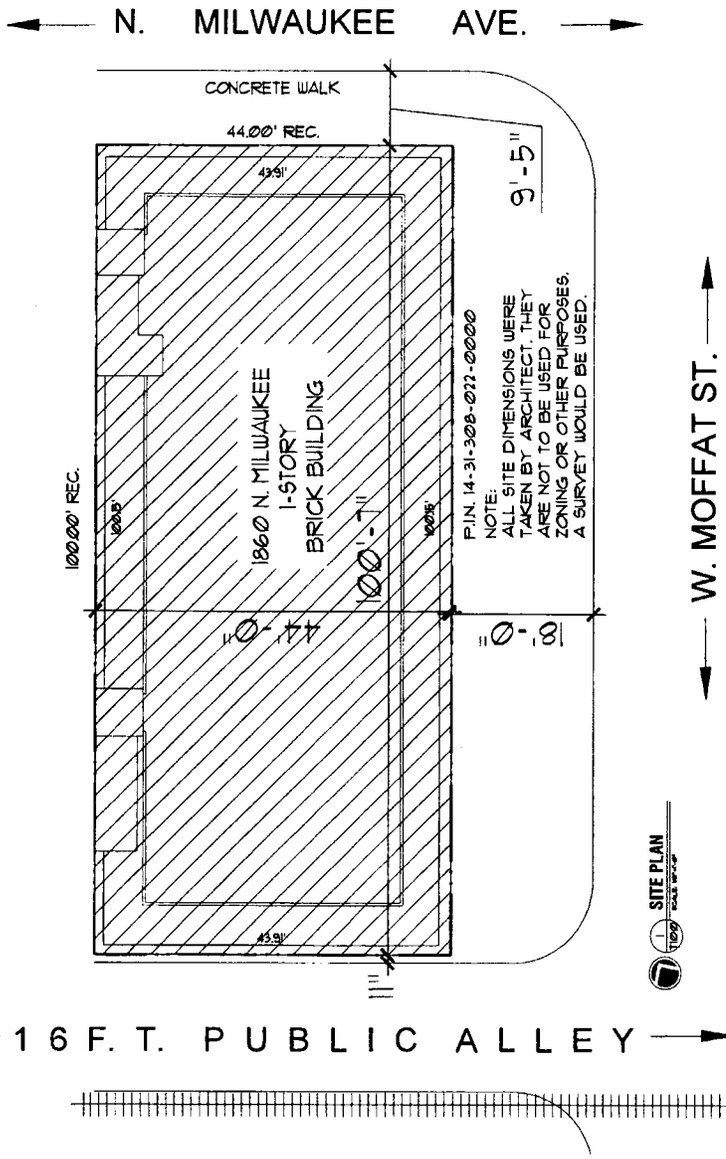
INTERIOR BUILD-OUT OF EXISTING COMMERCIAL SPACE INTO A NEW CIGAR SHOP

1860 N. MILWAUKEE AVE  
CHICAGO, IL 60647

DATE: 01/10/2019  
 DRAWN BY: KC  
 CHECKED BY: SM  
 PROJECT NO: 2018111

**T100**

INTERIOR BUILD-OUT OF EXISTING COMMERCIAL SPACE INTO A NEW CIGAR SHOP  
1860 N. MILWAUKEE AVE.  
CHICAGO, IL 60647



Final for Publication



**IPSA**  
Architects & Design

ARCHITECTS/INTERIOR DESIGNERS  
1188 WEST GRAND AVENUE  
CHICAGO, ILLINOIS 60642  
PHONE: (312) 243-2000  
FAX: (312) 243-9970

NO.	DATE	DESCRIPTION
1	01/10/2019	ISSUED FOR PERMIT

INTERIOR  
BUILD-OUT OF  
EXISTING  
COMMERCIAL  
SPACE INTO A  
NEW CIGAR  
SHOP

1188 WEST GRAND AVENUE  
CHICAGO, IL 60642

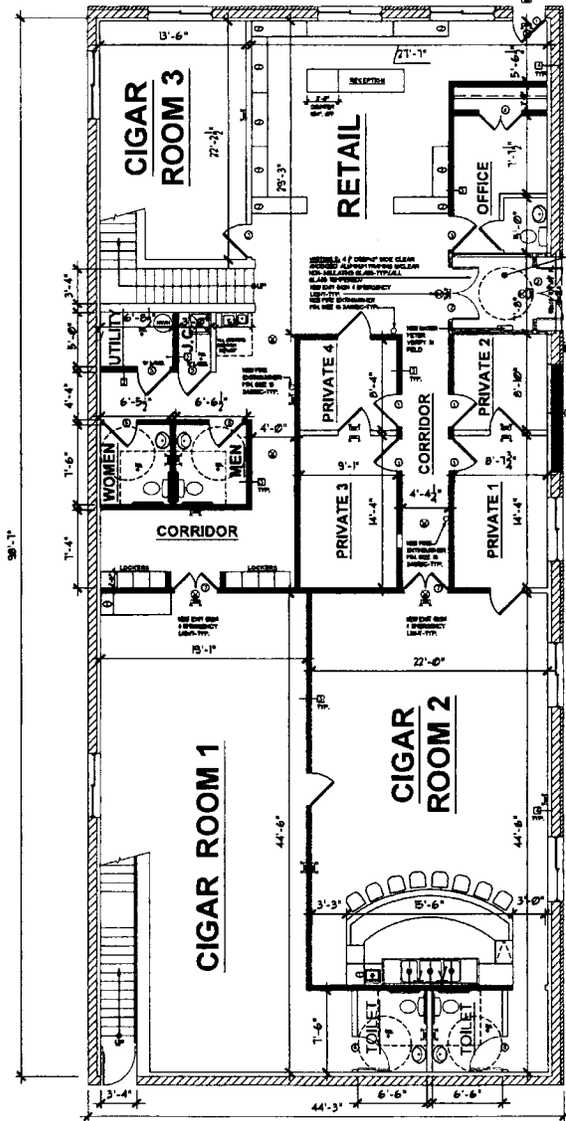
DATE: 01/10/2019

CITY: KC

PROJECT: SM

PROJECT #: 20181111

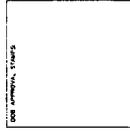
**A100**



**CIGAR SHOP**  
4,400 SQ. FT. BUILDING AREA

**PROPOSED FLOOR PLAN**  
SCALE: 1/8" = 1'-0"

Final for Publication



**IP SA**

Architecture & Design

ARCHITECT & INTERIOR DESIGNER  
1100 N. LA SALLE ST. SUITE 200  
CHICAGO, ILLINOIS 60610  
PHONE: (312) 243-2020  
FAX: (312) 243-9970

SCALE: N.E.

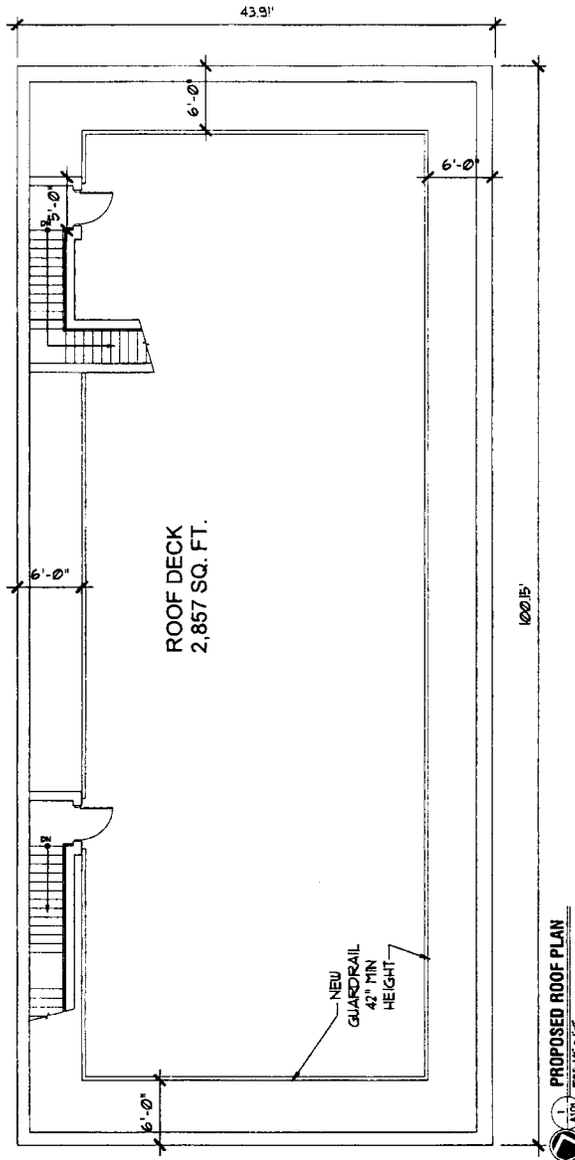
NO.	DATE	DESCRIPTION
1	01/10/2019	CONSTRUCTION

INTERIOR  
BUILD-OUT OF  
EXISTING  
COMMERCIAL  
SPACE INTO A  
NEW CIGAR  
SHOP

1860 N. MILWAUKEE AVE.  
CHICAGO, IL 60647

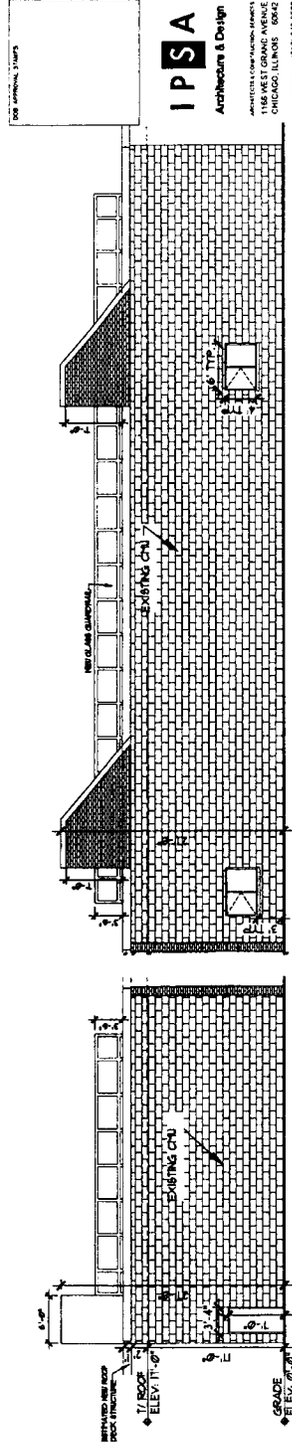
DATE	01/10/2019
DRAWN BY	KC
CHECKED BY	SM
PROJECT #	2018111

**A101**



Final for Publication

1 PROPOSED ROOF PLAN  
SCALE: 1/8" = 1'-0"

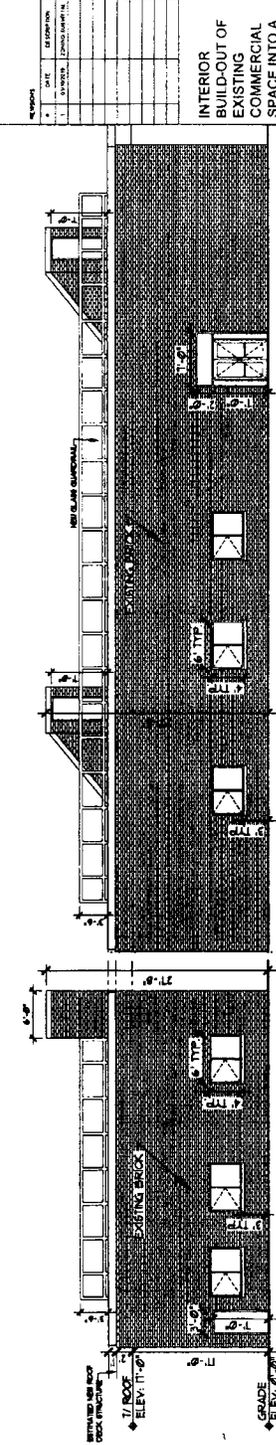


1 SOUTH ELEVATION  
SCALE: 1/8" = 1'-0"

2 WEST ELEVATION  
SCALE: 1/8" = 1'-0"

1 SOUTH ELEVATION  
SCALE: 1/8" = 1'-0"

2 WEST ELEVATION  
SCALE: 1/8" = 1'-0"



1 NORTH ELEVATION  
SCALE: 1/8" = 1'-0"

2 EAST ELEVATION  
SCALE: 1/8" = 1'-0"

1 NORTH ELEVATION  
SCALE: 1/8" = 1'-0"

2 EAST ELEVATION  
SCALE: 1/8" = 1'-0"

008 APPROVAL STAMP

**IPSA**  
Architecture & Design

ARCHITECTURE CORPORATION  
100 N. LAUREL AVENUE  
CHICAGO, ILLINOIS 60642

PHONE: (312) 243-2000  
FAX: (312) 243-8970

REVISIONS

NO.	DATE	DESCRIPTION
1	01/10/2019	ISSUED FOR PERMIT
2	01/10/2019	ISSUED FOR PERMIT

INTERIOR BUILD-OUT OF EXISTING COMMERCIAL SPACE INTO A NEW CIGAR SHOP

1860 N. WILWAUKEE AVE  
CHICAGO, IL 60647

DATE: 01/10/2019  
DRAWN BY: KC  
CHECKED BY: SM  
PROJECT #: 2018111

**A200**

Final for Publication

*Reclassification Of Area Shown On Map No. 5-K.*  
(Application No. 20032T1)  
(Common Address: 4040 -- 4048 W. Armitage Ave.)

[O2019-3843]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all the B1-1 Neighborhood Shopping District symbols and indications as shown on Map Number 5-K in the area bounded by:

the alley next north of and parallel to West Armitage Avenue; a line 75 feet west of and parallel to North Keystone Avenue; West Armitage Avenue; and a line 175 feet west of and parallel to North Keystone Avenue,

to those of a B3-2 Community 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.

[Front View of Existing Building and Zoning Map; Building Site Plan;  
Mezzanine and First Floor -- Egress Plans; Building Section;  
Front Elevation; and First and Second Floor Plans  
attached to this ordinance printed on  
pages 3860 through 3865  
of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

**NARRATIVE AND PLANS FOR PROPOSED REZONING FOR A TYPE 1 ZONING  
AMENDMENT – 4040-4048 WEST ARMITAGE AVENUE**

The current zoning of the parcel is B1-1 Neighborhood Shopping District. The zoning amendment is required to change the zoning of the parcel to B3-2 Community District. The zoning change is needed to change the use of the property from its current use of Cultural Exhibits & Libraries to becoming a Banquet and Meeting Hall in an existing 1 & 2 story mixed use building, including residential, retail & cultural center uses.

<b>Lot Area:</b>	<b>12,500</b> sq. ft.
<b>FAR:</b>	<b>1.04</b>
<b>Building Area:</b>	<b>12,982</b> sq. ft.
<b>Density/Dwelling Unit:</b>	<b>2 existing</b>
<b>Off Street Parking Spaces:</b>	-0- spaces* (existing)
<b>Front Setback: (Existing)</b>	0' - 0"
<b>Rear Setback: (Existing)</b>	0' - 0".
<b>Sideyard (East): (Existing)</b>	0' – 0"
<b>Sideyard (West): (Existing)</b>	0' -.0"
<b>Rear Yard Open Space:</b>	(None required)
<b>Building Height:</b>	<b>25</b> ft. (existing)

**Note 1:** The applicant is seeking a Variation and Special Use to reduce the additional required parking or provide accessory off-site parking to serve the proposed use.

**Note 2:** The applicant shall seek variation relief for having a Public Place of Amusement License within 125 feet of an RS-3 Residential Zoning Classification District.

**Final for Publication**

**SRBCC**  
**SEGUNDO RUIZ BELVIS CULTURAL CENTER**  
**4046 WEST ARMITAGE**  
**CHICAGO ILLINOIS**

**DESCRIPTION OF WORK:** PROPOSED CHANGE OF USE FROM SMALL VENUE (149 OCCUPANTS) TO MEDIUM VENUE (210 SEATS) OCCUPANCY INCREASE FROM 149 TO 210 OCCUPANTS. NO CONSTRUCTION. CURRENT BUILDING ALREADY COMPLIES WITH EGRESS REQUIREMENTS FOR INCREASE IN # OF OCCUPANTS.

**OWNER:**  
 SRBCC  
 37 LAWRENCE BELVIS CTR., 8th FLOOR  
 MADISON MANSIONWAY  
 CHICAGO, ILLINOIS  
 60607-4402  
 773-251-9844

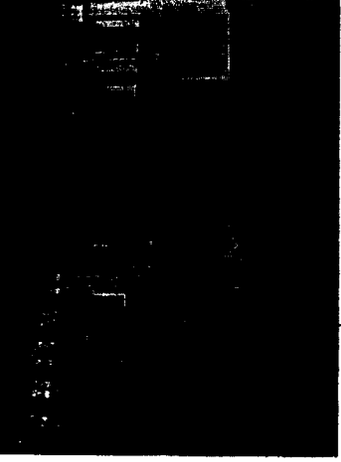
**ARCHITECT:**  
 MUEHLBACH  
 1000 N. LAUREL ST.  
 CHICAGO, ILLINOIS  
 60610-4402  
 773-251-9844

**PROJECT DATA**

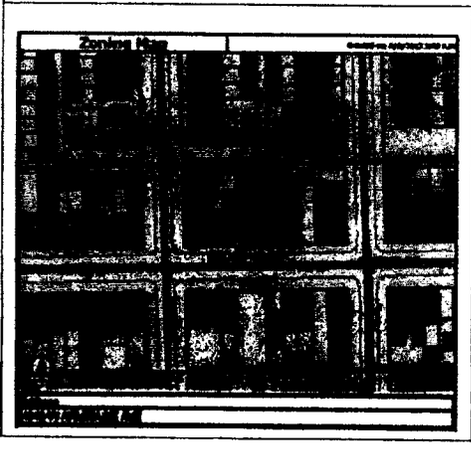
ZONING: B1-1  
 LOT AREA: 12,500 S.F.  
 BUILDING FOOTPRINT: 1,314 S.F.  
 TOTAL BUILDING AREA: 12,392 S.F.  
 AREA BEING RENOVATED: 8,200 S.F.  
 BUILDING HEIGHT: 25'-0"

FRONT BUILDING: NO CHANGE  
 OCCUPANCY: BUSINESS  
 USE: RESIDENTIAL (2ND FLR) - NIC

REAR BUILDING: (CHANGE OF USE)  
 EXISTING OCCUPANCY: C-2, ASSEMBLY  
 PROPOSED USE: SMALL VENUE (149 SEATS)  
 MEDIUM VENUE (210 SEATS)  
 MEDIUM VENUE (210 SEATS)  
 -NOT PERMITTED, REQUIRES VARIANCE  
 REQUIRED PARKING: 1 FOR 10 SEATS - ENTERTAINMENT, 21 SPACES TOTAL



1 FRONT VIEW OF EXISTING BUILDING



1 FRONT VIEW OF EXISTING BUILDING

ZONING MAP  
FOR REVIEW



**DRAWING INDEX**

A0.1 TITLE SHEET, ZONING MAP PHOTO  
 A0.2 EXTERIOR ELEVATIONS  
 A0.3 PARKING LOT PLANS  
 A0.4 OCCUPANCY CALC.  
 A0.5 EXTERIOR ELEVATIONS

**NOTE: DRAWINGS EXCEPT FOR A0.1 TO A0.5 ARE NOT TO SCALE. DIMENSIONS ARE SHOWN ON ALL DIFFERENT SIZES. DRAWING SCALE SHOULD BE ADJUSTED.**

**SRBCC**  
 4046 WEST ARMITAGE  
 CHICAGO ILLINOIS

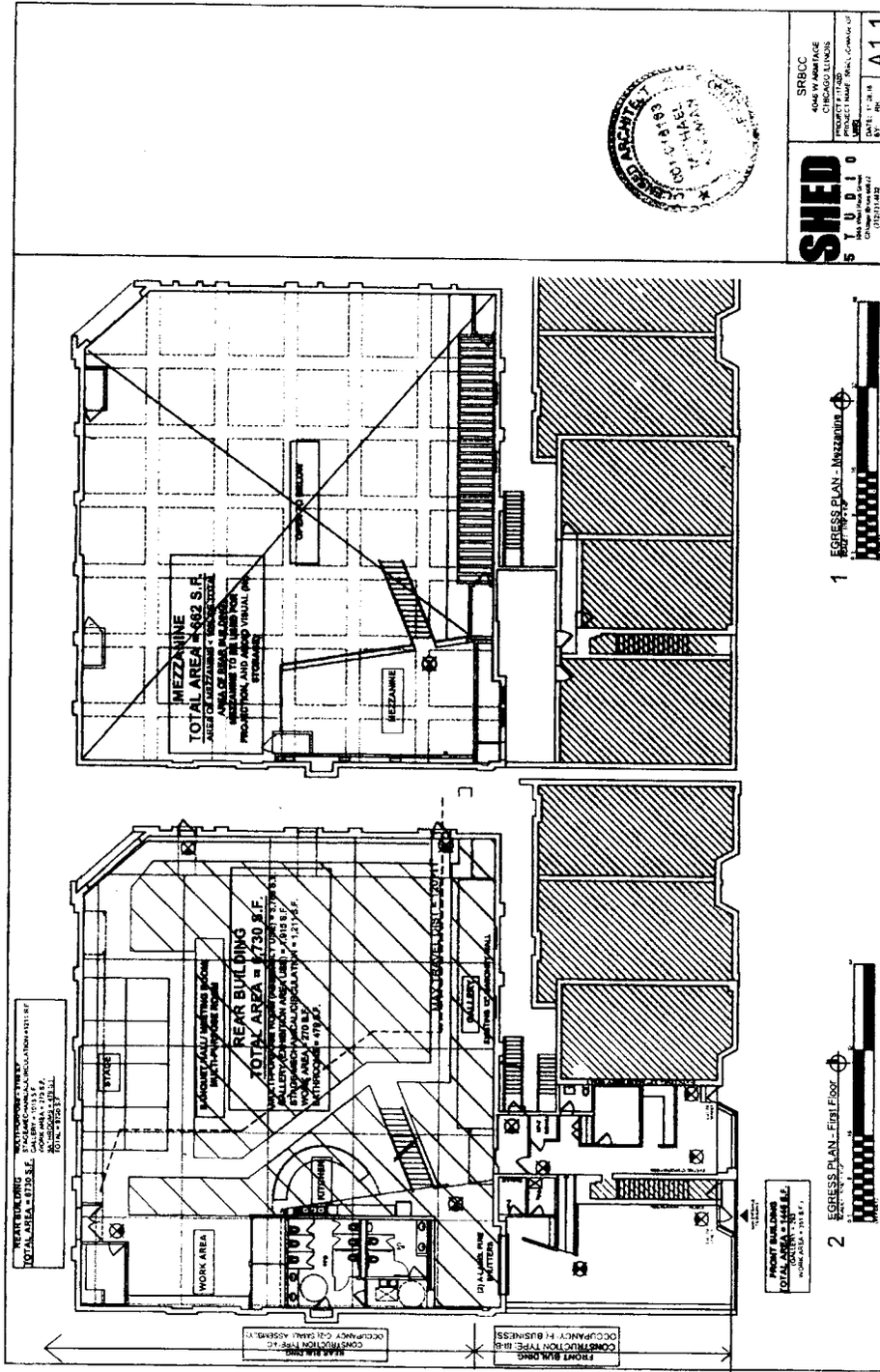
**PROJECT #** 17000  
**DATE** 11.18.18  
**BY** [Signature]

**SHED**  
 \$ 1,000.00  
 CHICAGO ILLINOIS 60607-4402  
 (773) 251-9844

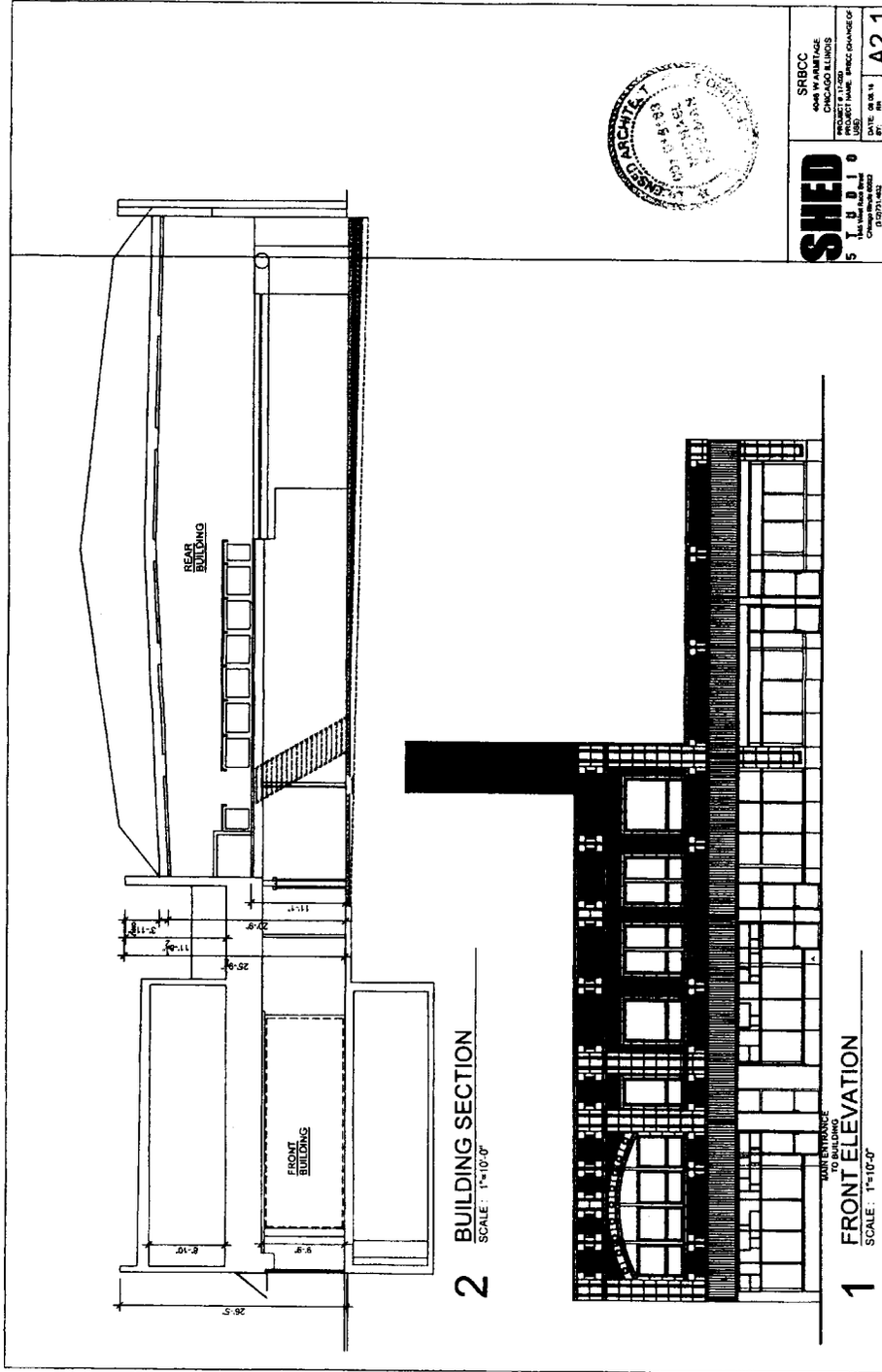
**A0.1**

Final for Publication





Final for Publication

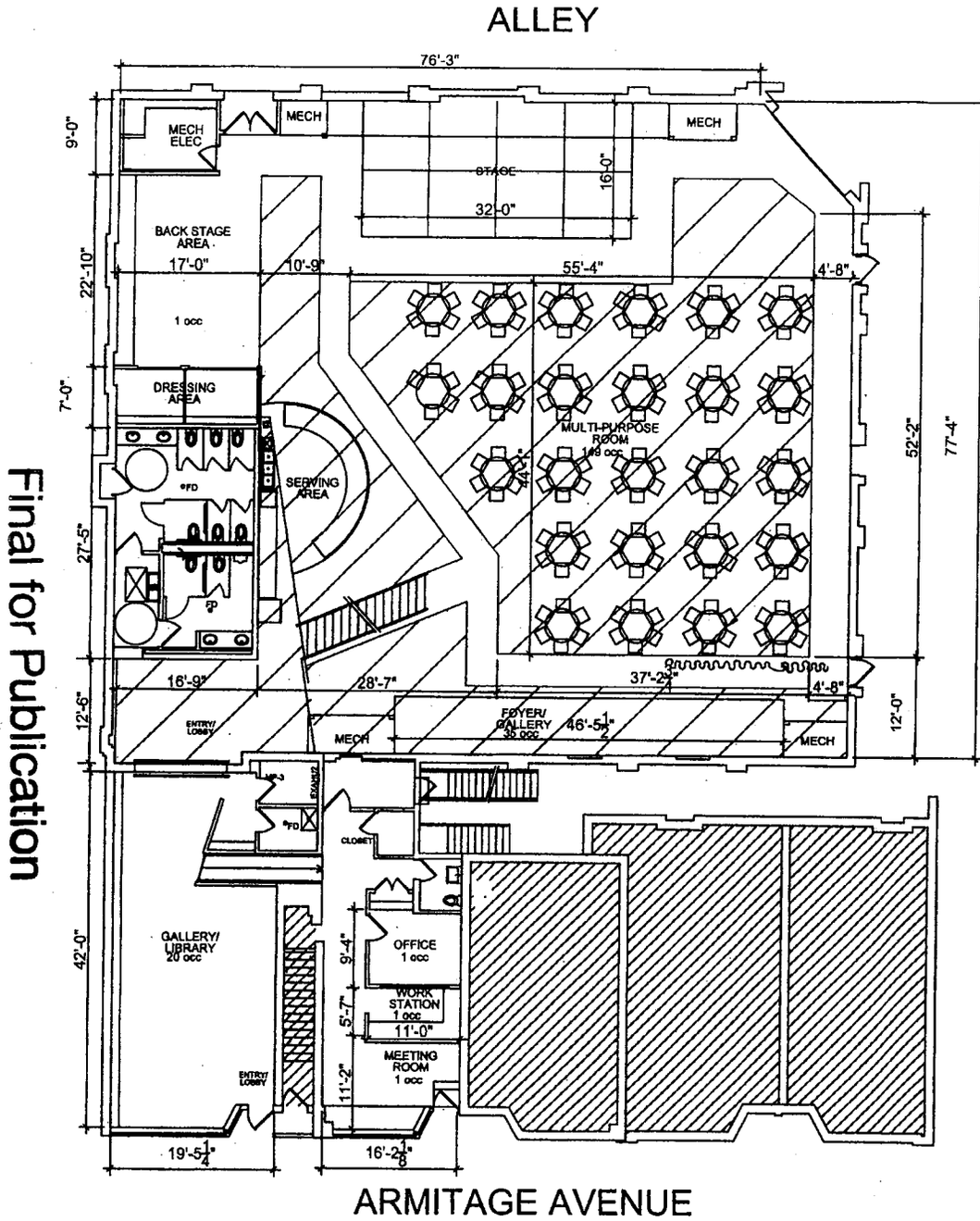


**SHED**  
 STUDIO  
 1100 N. LAKE ST. #100  
 CHICAGO, IL 60610  
 TEL: 312.467.1100  
 WWW.SHEDSTUDIO.COM

SRBCC  
 2018 W. ARMITAGE  
 CHICAGO, ILLINOIS  
 PROJECT NAME: SRBCC CHANGE OF  
 USE  
 DATE: 06/24/19  
 BY: [Signature]

**A2.1**

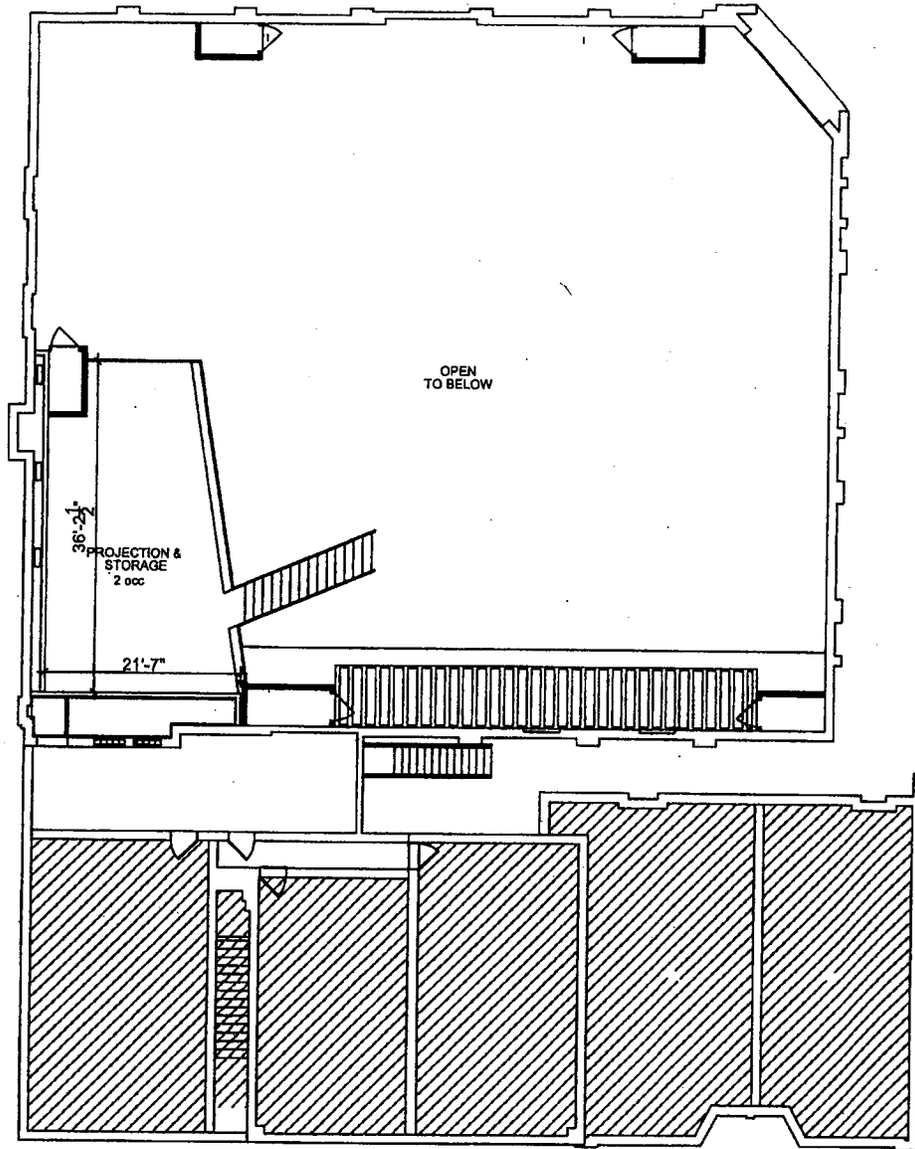
Final for Publication



# FIRST FLOOR PLAN

SCALE: 1/16" = 1'-0"

Final for Publication



## SECOND FLOOR PLAN

SCALE:  $\frac{1}{16}'' = 1'-0''$

*Reclassification Of Area Shown On Map No. 5-M.*

(Application No. 20040)

(Common Address: 5642 W. Grand Ave.)

[O2019-4021]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the B3-1 Community Shopping District symbols and indications as shown on Map Number 5-M in an area bounded by:

a line 85.83 feet west of and parallel to North Parkside Avenue; the public alley next north of and parallel to West Grand Avenue; North Parkside Avenue; and West Grand Avenue,

to those of a C2-1 Motor Vehicle-Related Commercial District.

SECTION 2. This ordinance takes effect after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 5-N.*

(As Amended)

(Application No. 19947)

(Common Address: 7152 -- 7190 W. North Ave./1601 -- 1657 N. Harlem Ave./

7153 -- 7191 W. Wabansia Ave./1600 -- 1636 N. Neva Ave.)

[SO2019-332]

*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 B1-2 Neighborhood Shopping District symbols and indications as shown on Map Number 5-N in the area bounded by:

West North Avenue; North Harlem Avenue; West Wabansia Avenue; and North Neva Avenue,

to those of a B3-2 Community Shopping District.

SECTION 2. That the Chicago Zoning Ordinance be amended by changing all of the B3-2 Community Shopping District symbols and indications as shown on Map Number 5-N in the area bounded by:

West North Avenue; North Harlem Avenue; West Wabansia Avenue; and North Neva Avenue,

to those of a Residential-Business Planned Development, which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

SECTION 3. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements attached to this ordinance read as follows:

*Residential-Business Planned Development No. \_\_\_\_\_.*

*Planned Development Statements.*

1. The area delineated herein as Planned Development Number \_\_\_\_\_ ("Planned Development") consists of approximately 244,540 square feet of property which is depicted on the attached Planned Development Property Line and Boundary Map (the "Property") and is owned or controlled by the "Applicant", Seritage SRC Finance LLC.
2. 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 titleholders 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 titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400.
3. 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 or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation ("CDOT") on behalf of the Applicant or its successors, assigns or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the Planned Development.

Ingress or egress shall be pursuant to the Planned Development and may be subject to the review and approval of the Department of Planning and Development ("DPD") and CDOT. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of CDOT.

The Applicant acknowledges that the west side of the property includes the sidewalk and some parts of the curb and roadway on the east side of North Harlem Avenue and will provide an easement to the city for this property to be occupied by public sidewalks and street infrastructure. Also the Applicant acknowledges that there are preliminary plans to provide enhanced bus service in the vicinity of the Property, including a potential new bus stop on the west side of the Property along the east side of North Harlem Avenue. The Applicant shall reasonably cooperate with CDOT, Pace Suburban Bus, and other applicable governmental entities in the implementation of such improvements and for the provision of public access to the sidewalk on the west side of North Harlem Avenue from curb to building facade, including for general public use as a sidewalk, access to public utilities for maintenance or replacement, and installation of transit station infrastructure (bus shelters, signage, etc.).

Prior to Part II Approval, the Applicant shall submit and CDOT and the Illinois Department of Transportation (IDOT) shall approve an updated traffic study, which may include the installation and implementation of a new traffic signal at the intersection of West North Avenue and North Neva Avenue. If such signal is warranted, the Applicant shall install the signal and any other related roadway modifications at its sole cost. Any such signal shall be undertaken in accordance with plans approved by CDOT and IDOT. Further, to the extent any changes to the Plans approved herein are required to accommodate the traffic signal, such changes shall be permitted without requiring an amendment to the Planned Development.

Pursuant to a negotiated and executed Perimeter Restoration Agreement ("Agreement") by and between CDOT's Division of Infrastructure Management and the Applicant, the Applicant shall provide improvements and restoration of all public way adjacent to the property, which may include, but not be limited to, the following as shall be reviewed and determined by CDOT's Division of Infrastructure Management:

- Full width of streets
- Full width of alleys
- Curb and gutter
- Pavement markings

- Sidewalks
- ADA crosswalk ramps
- Parkway and landscaping

The Agreement must be executed prior to any CDOT and Planned Development Part II Review permitting. The Agreement shall reflect that all work must comply with current Rules and Regulations and must be designed and constructed in accordance with the Department of Transportation's Construction Standards for Work in the Public Way and in compliance with the Municipal Code of Chicago Chapter 10-20. Design of said improvements should follow CDOT's Rules and Regulations for Construction in the Public Way as well as The Street and Site Plan Design Guidelines. Any variation in scope or design of public way improvements and restoration must be approved by CDOT.

4. This plan of development consists of 17 Statements; a Bulk Regulations Table and the following "Plans": a Planned Development Existing Zoning Map; a Planned Development Existing Use Map; a Planned Development Property Line and Boundary Map; a Planned Development Site Plan; a Planned Development Landscape Plan; and Planned Development Elevations (North, South, East and West) prepared by Hirsch MPG Architecture + Planning and dated June 20, 2019, submitted herein. In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Chicago Zoning Ordinance, and all requirements thereto, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this Planned Development ordinance and the Chicago Zoning Ordinance, this Planned Development shall control.
5. The following uses are permitted in the area delineated herein as a Planned Development Number \_\_\_\_\_: dwelling units located above the ground floor; animal services (sales and grooming); artist work or sales space; business support services; eating and drinking establishments (all); small and medium venues; financial services (all, excluding payday/title secured loan store and pawn shop); food and beverage retail sales; liquor sales (as accessory use); medical service; office; personal service (all); retail sales; indoor/outdoor participant sports and recreation; limited manufacturing, production and industrial services; co-located wireless communication facilities and accessory and incidental uses.
6. On-premises signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and

approval of the DPD. Off-premises signs are prohibited within the boundary of the Planned Development.

7. For purposes of height measurement, the definitions in the Chicago Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
8. The maximum permitted floor area ratio (FAR) for the Property shall be in accordance with the attached Bulk Regulations and Data Table. For the purpose of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations and Data Table has been determined using a net site area of 244,540 square feet and a FAR of 1.2.
9. Upon review and determination, Part II Review, pursuant to Section 17-13-0610, a Part II Review fee shall be assessed by DPD. The fee, as determined by staff at the time, is final and binding on the Applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
10. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines, including Section 17-13-0800. Final landscape plan review and approval will be by DPD. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part II Approval.
11. The Applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Fleet and Facility Management and Buildings, under Section 13-32-085, or any other provision of the Municipal Code of Chicago.
12. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A, by the Zoning Administrator upon the application for such a modification by the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors.
13. The Applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.

14. The Applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. The Applicant shall obtain the number of points necessary to meet the requirements of the Chicago Sustainable Development Policy, in effect at the time the Part II Review process is initiated for each improvement that is subject to the aforementioned policy and must provide documentation verifying compliance.
15. The Applicant acknowledges that it is the policy of the City to maximize opportunities for Minority- and Women-owned Business Enterprises ("M/WBEs") and City residents to compete for contracts and jobs on construction projects approved through the planned development process. To assist the City in promoting and tracking such M/WBE and City resident participation, an applicant for planned development approval shall provide information at three points in the City approval process. First, the applicant must submit to DPD, as part of its application for planned development approval, an M/WBE Participation Proposal. The M/WBE Participation Proposal must identify the applicant's goals for participation of certified M/WBE firms in the design, engineering and construction of the project, and of City residents in the construction work. The City encourages goals of (i) 26 percent MBE and 6 percent WBE participation (measured against the total construction budget for the project or any phase thereof), and (ii) 50 percent City resident hiring (measured against the total construction work hours for the project or any phase thereof). The M/WBE Participation Proposal must include a description of the applicant's proposed outreach plan designed to inform M/WBEs and City residents of job and contracting opportunities. Second, at the time of the applicant's submission for Part II Permit review for the project or any phase thereof, the Applicant must submit to DPD (a) updates (if any) to the applicant's preliminary outreach plan, (b) a description of the applicant's outreach efforts and evidence of such outreach, including, without limitation, copies of certified letters to M/WBE contractor associations and the ward office of the alderman in which the project is located and receipts thereof; (c) responses to the applicant's outreach efforts, and (d) updates (if any) to the applicant's M/WBE and City resident participation goals. Third, prior to issuance of a Certificate of Occupancy for the project or any phase thereof, the applicant must provide DPD with the actual level of M/WBE and City resident participation in the project or any phase thereof, and evidence of such participation. In addition to the foregoing, DPD may request such additional information as the department determines may be necessary or useful in evaluating the extent to which M/WBEs and City residents are informed of and utilized in planned development projects. All such information will be provided in a form acceptable to the Zoning Administrator. DPD will report the data it collects regarding projected and actual employment of M/WBEs and City residents in planned development projects twice yearly to the Chicago Plan Commission and annually to the Chicago City Council and the Mayor.

16. The Applicant acknowledges and agrees that the approval of this Planned Development simultaneously with the approval of another residential planned development to its east triggers the requirements of Section 2-44-080 of the Municipal Code of Chicago (the "Affordable Requirements Ordinance" or "ARO"). Any developer of a "residential housing project" within the meaning of the ARO must: (i) set aside 10 percent of the housing units in the residential housing project ("ARO Units") as affordable units; (ii) pay a fee in lieu of the development of the ARO Units; or (iii) any combination of (i) and (ii); provided, however, residential housing projects with 20 or more units must provide at least 25 percent of the ARO Units on-site ("Required Units"). The Property is located in a low-moderate income area within the meaning of the ARO, and the Planned Development has a total of 161 units. As a result, the Applicant's affordable housing obligation is 16 ARO Units (10 percent of 161 rounded down), 4 of which are Required Units (25 percent of 16). The Applicant has agreed to satisfy its affordable housing obligation by making a cash payment to the Affordable Housing Opportunity Fund in the amount of \$52,214 per unit, as adjusted in accordance with the ARO ("Cash Payment") for 12 units and providing the 4 Required Units in the rental buildings to be constructed in the Planned Development, to be approved by the Department of Housing ("DOH"), as set forth in the Affordable Housing Profile Form attached hereto. The Applicant agrees that the ARO Units must be affordable to households earning no more than 60 percent of the Chicago Primary Metropolitan Statistical Area Median Income ("AMI"), as updated annually by the City of Chicago. If the Applicant subsequently reduces (or increases) the number of housing units in the Planned Development, the Applicant shall update and resubmit the Affordable Housing Profile Form to DOH for review and approval, and DOH may adjust the requirements to reflect any such change without amending the Planned Development. Prior to the issuance of any building permits for any residential building in the Planned Development, including, without limitation, excavation or foundation permits, the Applicant must make the required Cash Payment and execute and record an affordable housing agreement in accordance with Section 2-44-080(L). The terms of the affordable housing agreement and any amendments thereto are incorporated herein by this reference. The Applicant acknowledges and agrees that the affordable housing agreement will be recorded against the Planned Development, or the applicable portion thereof, and will constitute a lien against such property. The Commissioner of DOH may enforce remedies for any breach of this statement, including any breach of any affordable housing agreement, and enter into settlement agreements with respect to any such breach, subject to the approval of the Corporation Counsel, without amending the Planned Development.
17. This Planned Development shall be governed by Section 17-13-0612. Should this Planned Development ordinance lapse, the Zoning Administrator shall initiate a zoning map amendment to rezone the Property to the B3-2 Community Shopping District.

[ARO Affordable Housing Profile Form (AHP); ARO and Web Form;  
ARO Legends; Existing Zoning Map; Existing Use Map; Property  
Line and Boundary Map; Site Plan; Landscape Plan; and  
North, South, East and West Building Elevations  
Referred to in these Plan of Development  
Statements printed on pages 3874  
through 3888 of this *Journal*.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

*Residential-Business Planned Development No. \_\_\_\_\_.*

*Bulk Regulations And Data Table.*

Gross Site Area (square feet):	341,363
Area of Public Rights-of-Way (square feet):	96,823
Net Site Area (square feet):	244,540
Maximum Floor Area Ratio:	1.2
Maximum Permitted Dwelling Units:	161
Minimum Off-Street Parking Spaces:	462
Maximum Building Height:	77 feet
Minimum Setbacks:	In accordance with plans

# Final for Publication

**ARO Affordable Housing Profile Form (AHP)**

Submit this form for projects that are subject to the 2015 ARO (all projects submitted to City Council after October 13, 2015). More information is online at [www.cityofchicago.org/ARO](http://www.cityofchicago.org/ARO).  
 This completed form should be returned to the Department of Housing (DOH), 121 N LaSalle Street, 10th Floor, Chicago, IL 60602. E-mail: [ARO@cityofchicago.org](mailto:ARO@cityofchicago.org)

Date: May 30, 2019

**DEVELOPMENT INFORMATION**

Development Name: North & Harlem

Development Address: 7152 W North Avenue

Zoning Application Number, if applicable: 19947

Ward: 29th

If you are working with a Planner at the City, what is his/her name?

Fernando Espinoza

**Type of City Involvement**

*check all that apply*

City Land

Planned Development (PD)

Financial Assistance

Transit Served Location (TSL) project

Zoning increase

**REQUIRED ATTACHMENTS:** the AHP will not be reviewed until all required docs are received

- ARO Web Form completed and attached - or submitted online on 4/3/2019
- ARO "Affordable Unit Details and Square Footage" worksheet completed and attached (*Excel*)
- If ARO units proposed, Dimensioned Floor Plans with affordable units highlighted are attached (*pdf*)
- If ARO units proposed are off-site, required attachments are included (see next page)
- If ARO units are CHA/Authorized Agency units, signed acceptance letter is attached (*pdf*)

**DEVELOPER INFORMATION**

Developer Name Seritage SRC Finance LLC

Developer Contact Jeff Martin

Developer Address 500 Fifth Avenue, Suite 1530, New York, NY 10110

Email [jmartin@seritage.com](mailto:jmartin@seritage.com)

Developer Phone 216-264-5908

Attorney Name Rich Klawiter & Katie Jahnke Dale

Attorney Phone 312-368-7243 / -2153

**TIMING**

Estimated date marketing will begin 8/1/2020

Estimated date of building permit\* ASAP - 8/1/2019

Estimated date ARO units will be complete 2/1/2021

\*the in-lieu fee, recorded covenant and \$5,000 per unit administration fee (for off-site units) are required prior to the issuance of any building permits, including the foundation permit.

**PROPOSED UNITS MEET REQUIREMENTS** (to be executed by Developer & ARO Project Manager)

  
 Developer or their agent

5/31/19  
 Date

  
 Justin Root or Denise Roman, DOH

5/31/19  
 Date



AFFORDABLE REQUIREMENTS ORDINANCE

Last updated January 11, 2019



## Final for Publication

**Requirements**

Affordable units :31 \*On-site aff. Units: 8

How do you intend to meet your required obligation

On-Site: 8 Off-Site: 0

On-Site to CHA or Authorized agency: 0 Off-Site to CHA or Authorized agency: 0

Total Units: 0 In-Lieu Fee Owed: 1,200,922

Note: the Neva and Wabansia parcel of the project is 152 units, with an ARO obligation of 15. The North and Harlem parcel of the project is 161 units, with an ARO obligation of 16. The developer is placing 4 ARO units in the Neva and Wabansia parcel and 4 ARO units in the North and Harlem parcel, paying the rest of the obligation of 23 units in-lieu (total: \$1,200,922).

Final for Publication

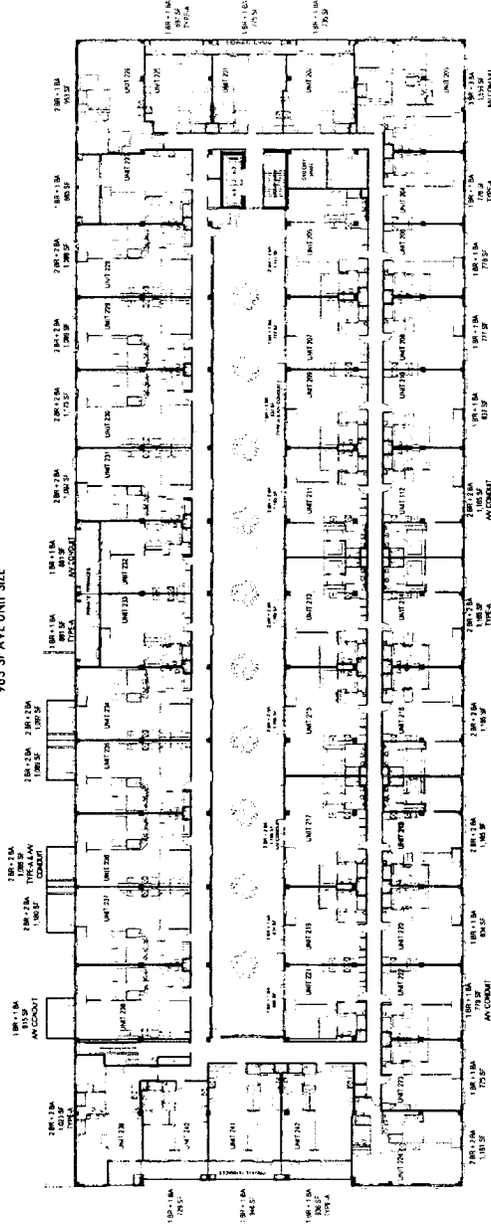
All projects with proposed ARO units must complete this tab

	Market Rate Units	Affordable Units	Summary					affordabl e v. market square footage*			
			market rate	ARO							
			unit type	how many?	% of total	avg. square footage	how many?*	% of total	avg. square footage	#DIV/0!	#DIV/0!
Parking	Available at Additional Cost	Available at Additional Cost	studio	0	0%	#DIV/0!	0	0%	#DIV/0!	#DIV/0!	#DIV/0!
Laundry	In Unit	In Unit	one-bed	92	55%	839	3	75%	812	97%	97%
Appliances			two-bed	62	39%	1,150	1	25%	1,165	101%	101%
Refrigerator	TBD	comparable	three-bed	3	2%	1,559	0	0%	#DIV/0!	#DIV/0!	#DIV/0!
Stove/Oven	TBD	comparable	Tomehomes	0	0%	#DIV/0!	0	0%	#DIV/0!	#DIV/0!	#DIV/0!
Dishwasher	TBD	comparable									
Age/EnergyStar/make/model/color											
Microwave											
Bathroom(s)											
How many?											
Half bath? Full bath?											
Kitchen countertops material											
Flooring material											
HVAC											
Other											

Project Name	[18039] North & Harlem
Zoning Application number, if applicable	
Address	7152-7190 W North Avenue, Chicago, Illinois
Is this a For Sale or Rental Project?	Rental Project
Anticipated average psf rent/price?*	On-Site
Total Units in Project	161
Total Affordable units	4

A.R.O. LEGEND:  
A.R.O. UNITS

47,538 GSF  
42 UNITS - 41,283 SF RENTABLE  
6,265 SF CORE - 86.84% EFFICIENCY  
983 SF AVE UNIT SIZE



Final for Publication

2

Hirsch|MPG  
ARCHITECTURE + PLANNING

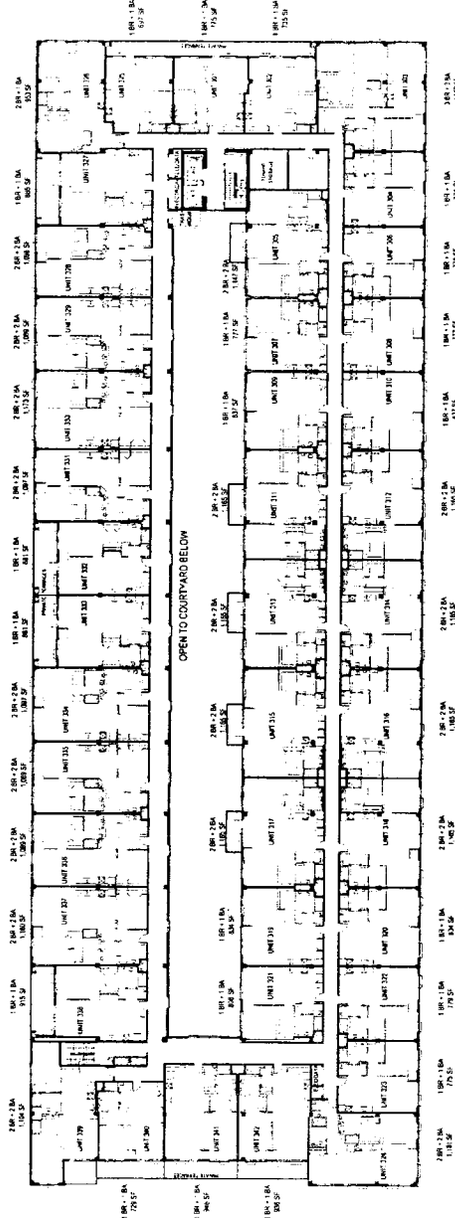
A.R.O. LAYOUT - SECOND FLOOR  
30 May, 2019  
18039  
North and Harlem  
Chicago, Illinois

TUCKER SERITAGE  
DEVELOPMENT GROWTH PROPERTIES

A.R.O. LEGEND:  
A ROUNITS

Final for Publication **3**

47,538 GSF  
42 UNITS - 41,329 SF RENTABLE  
6,209 SF CORE - 86.94% EFFICIENCY  
984 SF AVE UNIT SIZE



**TUCKER SERITAGE**  
DEVELOPMENT GROWTH PROPERTIES

A.R.O. LAYOUT - THIRD FLOOR  
North and Harlem  
Chicago, Illinois

30 May, 2019  
18039

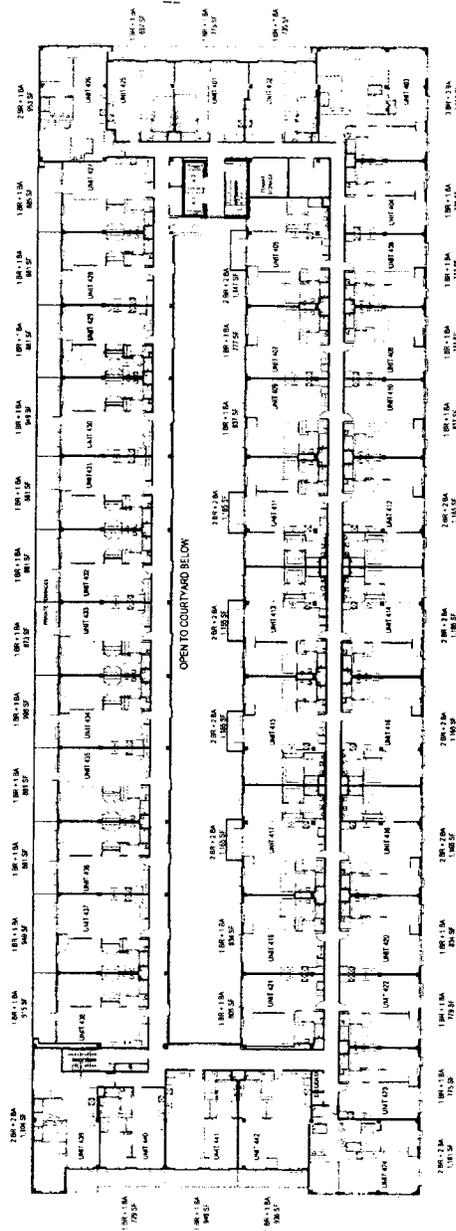
**Hirsch|MPG**  
ARCHITECTURE + PLANNING

A.R.O. LEGEND:  
A.R.O. UNITS

Final for Publication

4

45,821 GSF  
42 UNITS - 39,612 SF RENTABLE  
6,209 SF CORE - 86.45% EFFICIENCY  
943 SF AVE UNIT SIZE



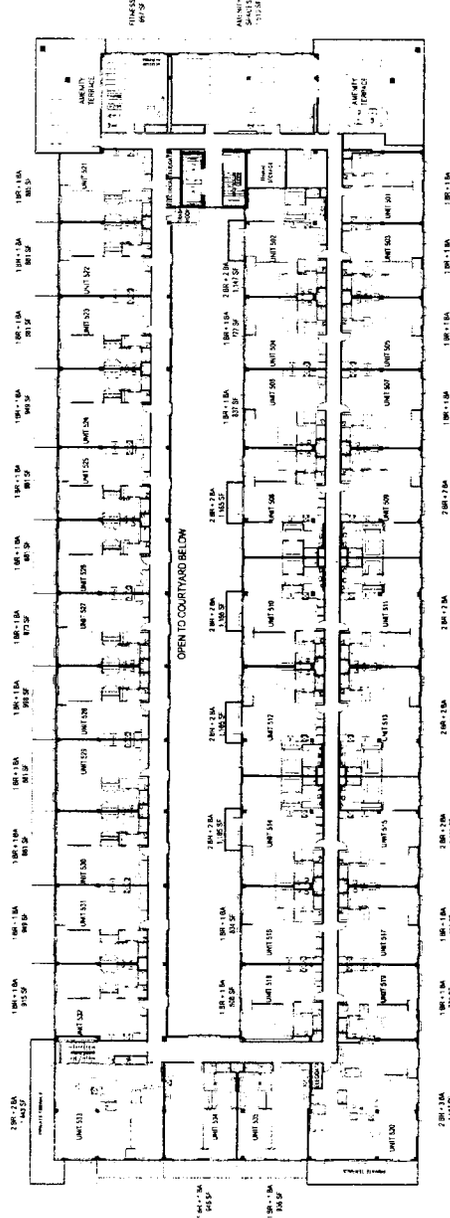
**TUCKER DEVELOPMENT** **SERITAGE GROWTH PROPERTIES**

A.R.O. LAYOUT - FOURTH FLOOR  
30 May, 2019  
18039  
North and Harlem  
Chicago, Illinois

HirschMPG  
ARCHITECTURE + PLANNING

A.R.O. LEGEND:  
A.R.O. UNITS

42,718 GSF  
35 UNITS - 34,241 SF RENTABLE  
8,477 SF CORE/AMENITY - 80.16 EFFICIENCY  
978 SF AVE UNIT SIZE



Final for Publication 5

Hirsch|MPG  
ARCHITECTURE + PLANNING

A.R.O. LAYOUT - FIFTH FLOOR  
North and Harlem  
Chicago, Illinois  
30 May, 2019  
18039

TUCKER SERITAGE  
DEVELOPMENT  
GROWTH PROPERTIES  
Chicago, Illinois



# Final for Publication



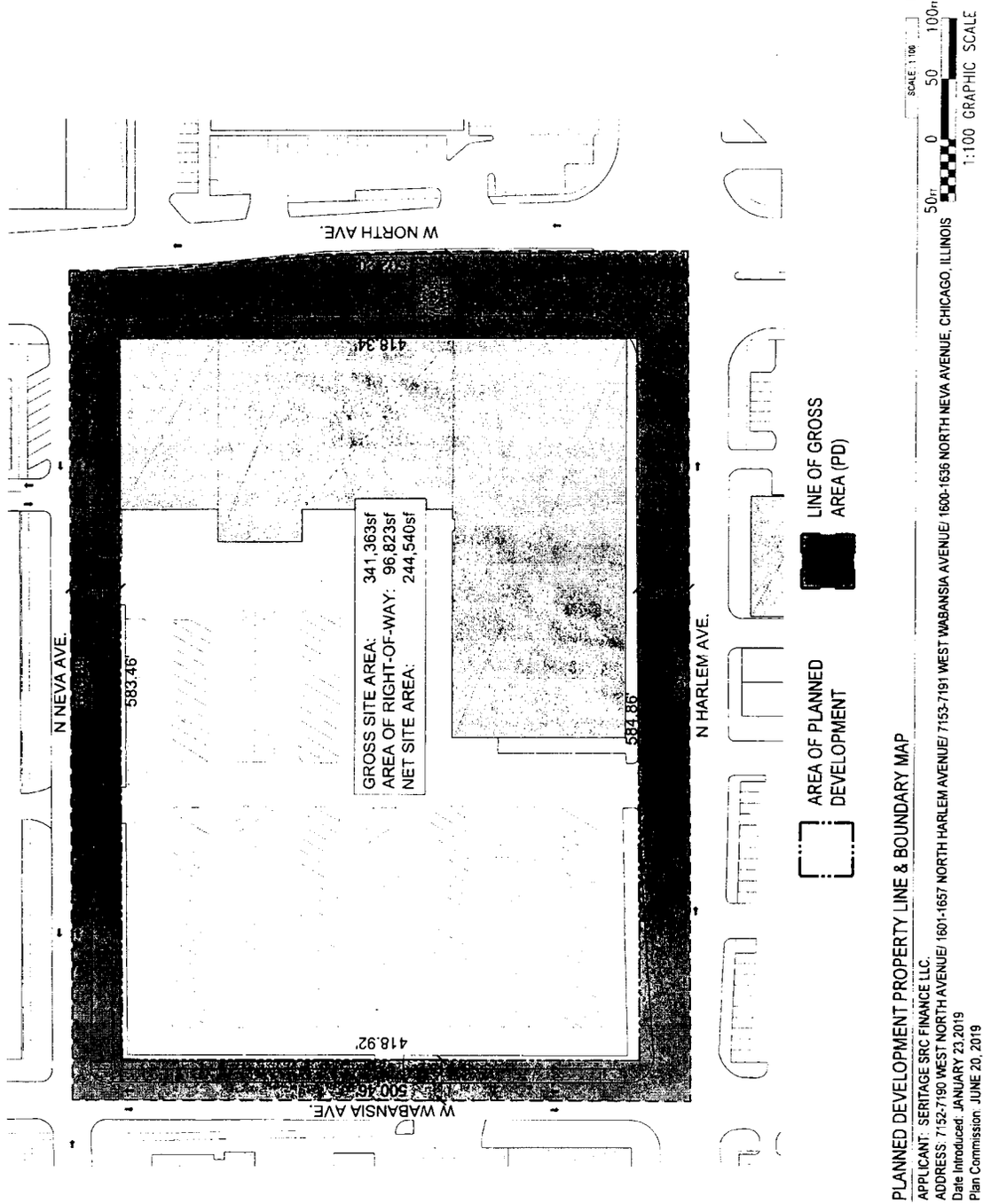
AREA OF PLANNED  
DEVELOPMENT  
(GROSS)



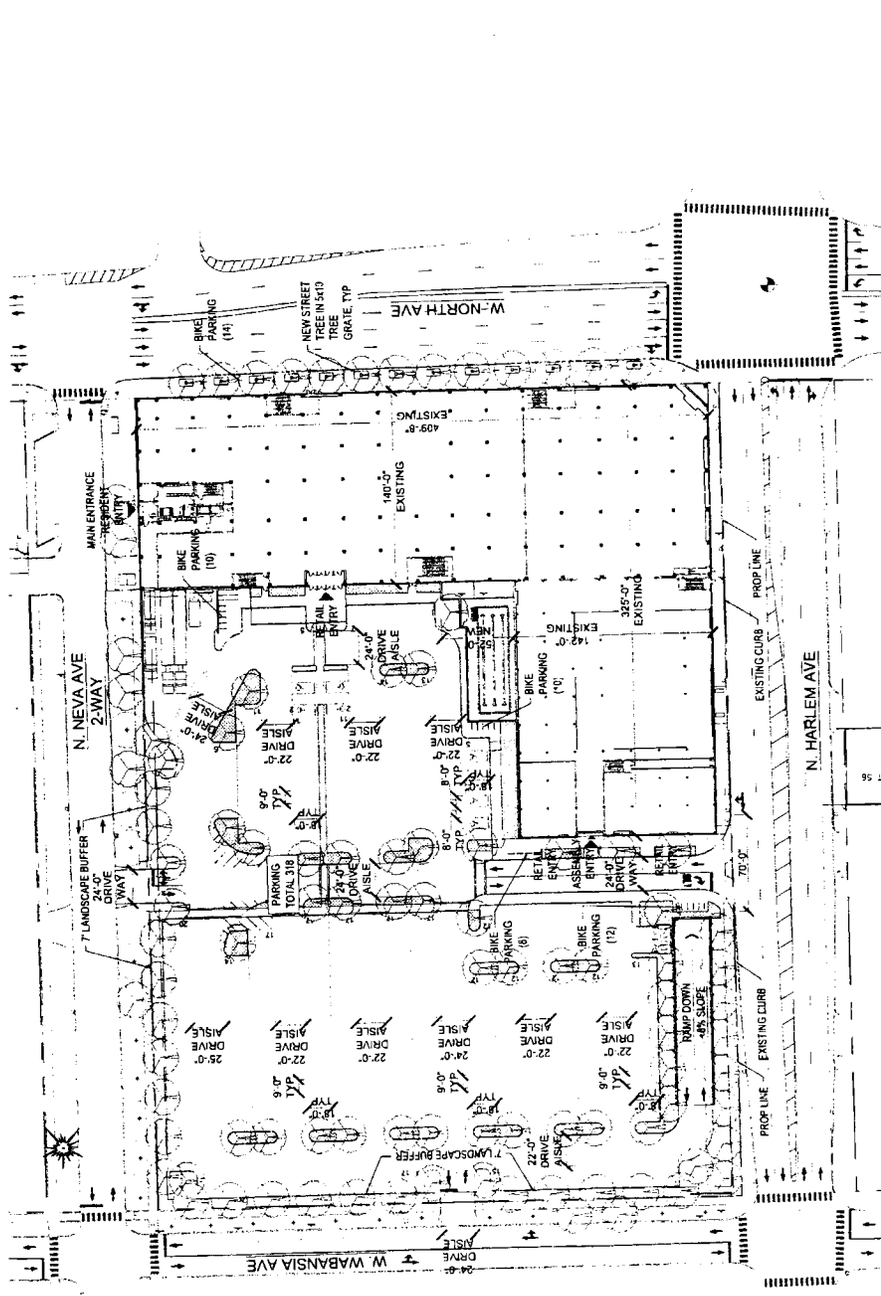
NOT TO SCALE

PLANNED DEVELOPMENT EXISTING USE MAP (400' in each direction)  
 APPLICANT: SERITAGE SRC FINANCE LLC.  
 ADDRESS: 7152-7190 WEST NORTH AVENUE/ 1601-1657 NORTH HARLEM AVENUE/ 7163-7191 WEST WABANSIA AVENUE/ 1600-1636 NORTH NEVA AVENUE, CHICAGO, ILLINOIS  
 Date Introduced: JANUARY 23, 2019  
 Plan Commission: JUNE 20, 2019

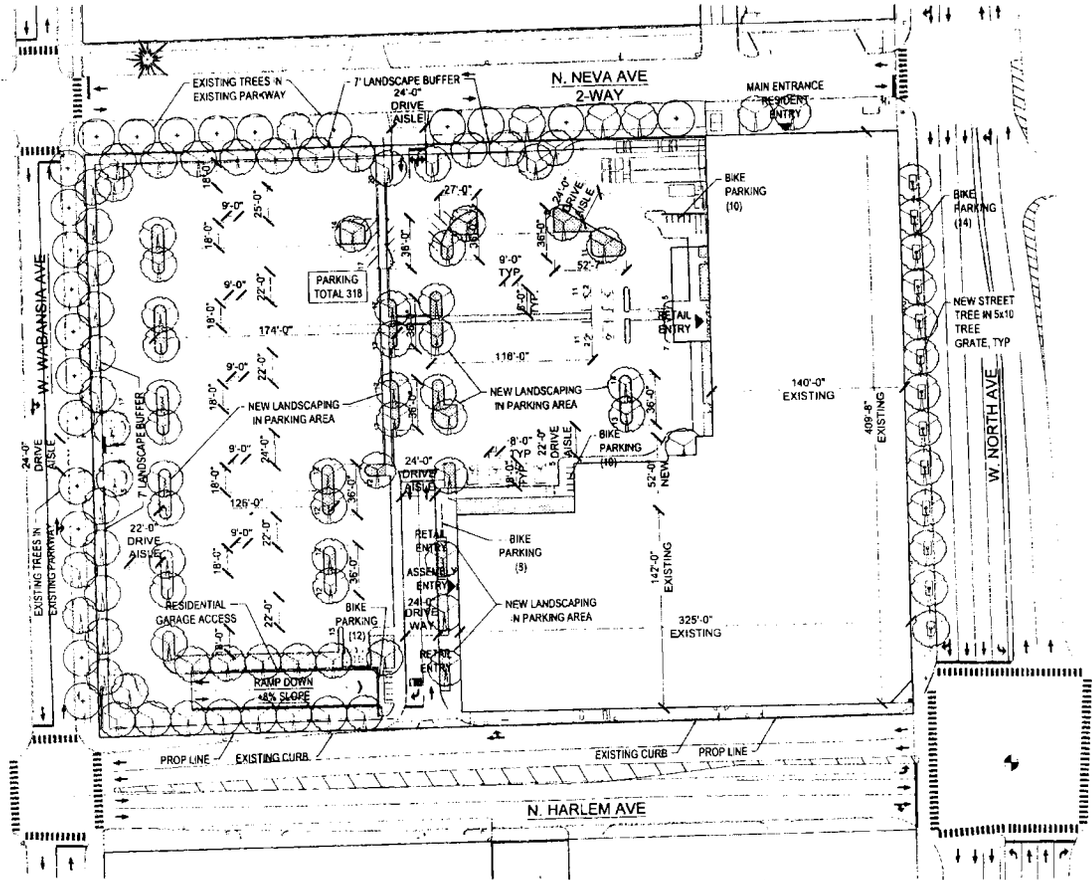
# Final for Publication



Final for Publication



PLANNED DEVELOPMENT SITE PLAN  
 APPLICANT: SERITAGE SRC FINANCE LLC  
 ADDRESS: 7152-7190 WEST NORTH AVENUE/1601-1657 NORTH HARLEM AVENUE/7153-7191 WEST WABANSIA AVENUE/1600-1638 NORTH NEVA AVENUE, CHICAGO, ILLINOIS  
 Date introduced: JANUARY 23, 2019



**NOTES:**

1. LANDSCAPE PLAN WILL MEET THE CHICAGO LANDSCAPE ORDINANCE.
2. PARKWAY TREE SELECTION AND PROTECTION WILL BE COORDINATED WITH THE DEPARTMENT OF FORESTRY AND CDOT.
3. LANDSCAPE PLAN WILL MEET THE CHICAGO SUSTAINABILITY REQUIREMENTS.

**KEY:**

- PROPOSED SHADE TREE
- EXISTING SHADE TREE
- PROPOSED ORNAMENTAL TREE

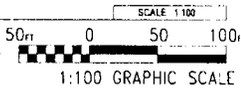
**LANDSCAPE CALCULATIONS:**

VEHICLE USE AREA: 129,259 SF  
 GREEN SPACE REQUIRED: 12,926 SF    INTERIOR TREES REQUIRED: 103  
 GREEN SPACE PROVIDED: 13,303 SF    INTERIOR TREES PROVIDED: 49

"PROJECT WILL MEET CHICAGO SUSTAINABILITY DEVELOPMENT POLICY REQUIREMENTS"

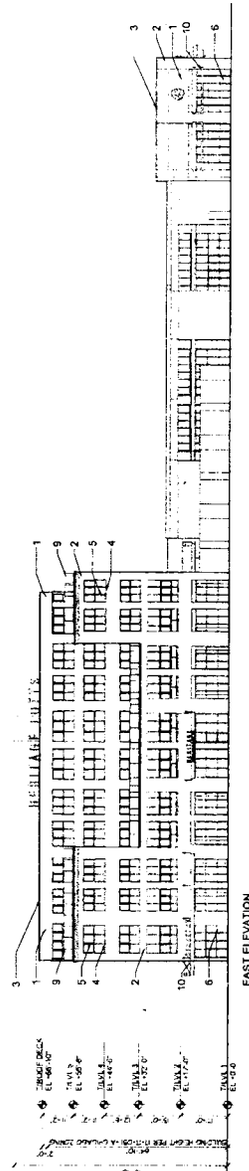
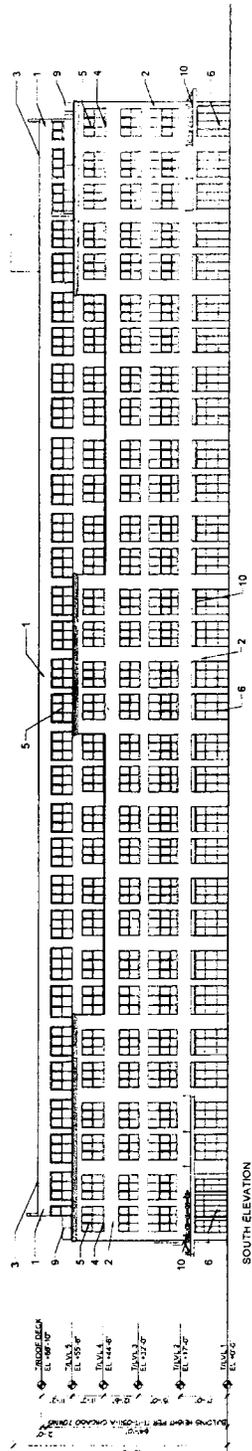
**PLANNED DEVELOPMENT LANDSCAPE PLAN**

APPLICANT: SERITAGE SRC FINANCE LLC.  
 ADDRESS: 7152-7190 WEST NORTH AVENUE/ 1601-1657 NORTH HARLEM AVENUE/ 7153-7191 WEST WABANSIA AVENUE/ 1600-1636 NORTH NEVA AVENUE, CHICAGO, ILLINOIS  
 Date Introduced: JANUARY 23, 2019  
 Plan Commission: JUNE 20, 2019



**Final for Publication**

# Final for Publication



## PLANNED DEVELOPMENT ELEVATIONS - BUILDING 1

APPLICANT: SERITAGE SRC FINANCE LLC.

ADDRESS: 7152-7190 WEST NORTH AVENUE/ 1801-1857 NORTH HARLEM AVENUE/ 7153-7191 WEST WABANSIA AVENUE/ 1600-1636

NORTH NEVA AVENUE, CHICAGO, ILLINOIS

Date Introduced: JANUARY 23, 2019

Plan Commission: JUNE 20, 2019

### MATERIAL LEGEND:

1 - PANEL

2 - BRICK

3 - METAL COPING

4 - CAST STONE COPING

5 - METAL & GLASS WINDOWS

6 - METAL & GLASS STOREFRONT

7 - METAL FENCE

8 - BRICK WALL

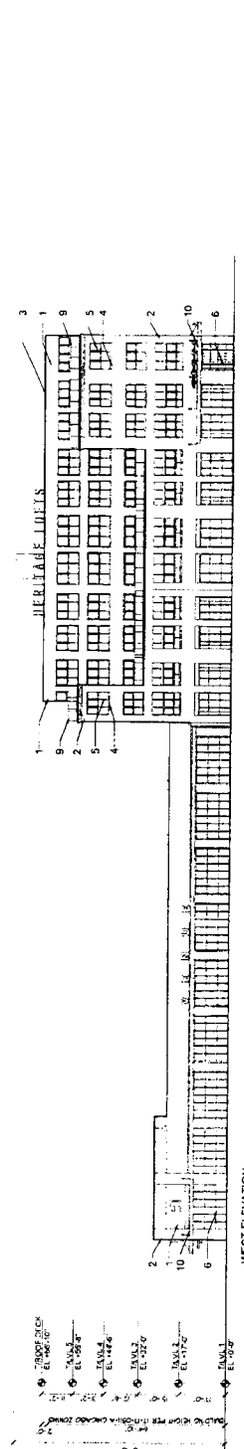
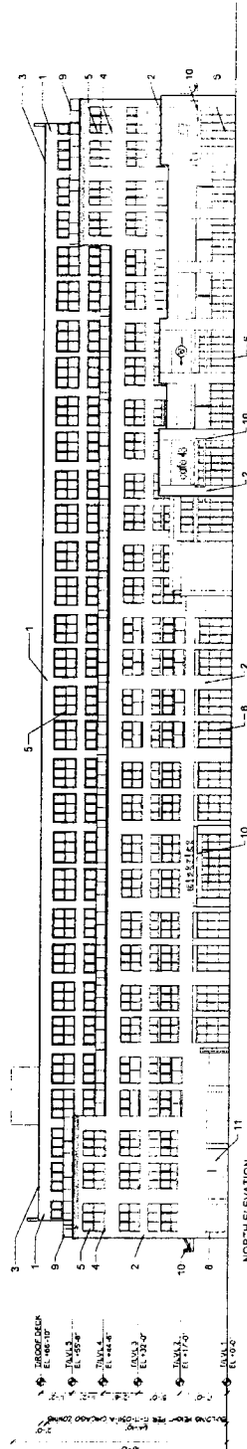
9 - METAL BALCONY

10 - METAL CANOPY

11 - GARAGE DOOR



# Final for Publication



## PLANNED DEVELOPMENT ELEVATIONS - BUILDING 1

APPLICANT: SERITAGE SRC FINANCE LLC.  
 ADDRESS: 7152-7190 WEST NORTH AVENUE/1601-1657 NORTH HARLEM AVENUE/7153-7191 WEST WABANSIA AVENUE/1600-1636  
 NORTH NEVA AVENUE, CHICAGO, ILLINOIS  
 Date Introduced: JANUARY 23, 2019  
 Plan Commission: JUNE 20, 2019

### MATERIAL LEGEND:

- 1 - PANEL
- 2 - BRICK
- 3 - METAL COPING
- 4 - CAST STONE COPING
- 5 - METAL & GLASS WINDOWS
- 6 - METAL & GLASS STOREFRONT
- 7 - METAL FENCE
- 8 - BRICK WALL
- 9 - METAL BALCONY
- 10 - METAL CANOPY
- 11 - GARAGE DOOR

*Reclassification Of Area Shown On Map No. 5-N.*  
(As Amended)  
(Application No. 19946)  
(Common Address: 7119 -- 7141 W. Wabansia Ave./  
1615 -- 1657 N. Neva Ave.)

[SO2019-331]

*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 RS2 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 5-N in the area bounded by:

North Neva Avenue; West Wabansia Avenue; a line 286.5 feet east of and parallel to North Neva Avenue; and the public alley north of and parallel to West North Avenue,

to those of an RM4.5 Residential Multi-Unit District.

SECTION 2. That the Chicago Zoning Ordinance be amended by changing all of the RM4.5 Residential Multi-Unit District symbols and indications as shown on Map Number 5-N in the area bounded by:

North Neva Avenue; West Wabansia Avenue; a line 286.5 feet east of and parallel to North Neva Avenue; and the public alley north of and parallel to West North Avenue,

to those of a Residential Planned Development, which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

SECTION 3. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements attached to this ordinance read as follows:

*Residential-Business Planned Development No. \_\_\_\_\_.*

*Planned Development Statements.*

1. The area delineated herein as Planned Development Number \_\_\_\_\_ ("Planned Development") consists of approximately 156,056 square feet of property which is depicted on the attached Planned Development Property Line and Boundary Map (the "Property") and is owned or controlled by the "Applicant", Seritage SRC Finance LLC.

2. 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 titleholders 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 titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400.
3. 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 or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation ("CDOT") on behalf of the Applicant or its successors, assigns or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the Planned Development.

Ingress or egress shall be pursuant to the Planned Development and may be subject to the review and approval of the Department of Planning and Development ("DPD") and CDOT. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of CDOT.

Prior to Part II Approval, the Applicant shall submit and CDOT and the Illinois Department of Transportation (IDOT) shall approve an updated traffic study. If site plan modifications are warranted based on the approved traffic study, the Applicant shall complete the modifications at its sole cost. Any such modifications shall be undertaken in accordance with plans approved by CDOT and IDOT. Further, to the extent any changes to the Plans approved herein are required to accommodate traffic study recommendations, such changes shall be permitted without requiring an amendment to the Planned Development.

Pursuant to a negotiated and executed Perimeter Restoration Agreement ("Agreement") by and between CDOT's Division of Infrastructure Management and the Applicant, the Applicant shall provide improvements and restoration of all public way adjacent to the property, which may include, but not be limited to, the following as shall be reviewed and determined by CDOT's Division of Infrastructure Management:

- Full width of streets
- Full width of alleys

- Curb and gutter
- Pavement markings
- Sidewalks
- ADA crosswalk ramps
- Parkway and landscaping

The Agreement must be executed prior to any CDOT and Planned Development Part II Review permitting. The Agreement shall reflect that all work must comply with current Rules and Regulations and must be designed and constructed in accordance with the Department of Transportation's Construction Standards for Work in the Public Way and in compliance with the Municipal Code of Chicago Chapter 10-20. Design of said improvements should follow CDOT's Rules and Regulations for Construction in the Public Way as well as The Street and Site Plan Design Guidelines. Any variation in scope or design of public way improvements and restoration must be approved by CDOT.

4. This plan of development consists of 17 Statements; a Bulk Regulations Table; a Planned Development Existing Zoning Map; a Planned Development Existing Use Map; a Planned Development Property Line and Boundary Map; a Planned Development Site Plan; a Planned Development Landscape Plan; and Planned Development Elevations -- Building 1, 2, 3 and 4 (North, South, East and West) prepared by Hirsch MPG Architecture + Planning and dated June 20, 2019, submitted herein. In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Chicago Zoning Ordinance, and all requirements thereto, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this Planned Development ordinance and the Chicago Zoning Ordinance, this Planned Development shall control.
5. The following uses are permitted in the area delineated herein as a Planned Development \_\_\_\_\_: dwelling units located on and above the ground floor accessory and incidental uses.
6. On-premises signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and approval of the DPD. Off-premises signs are prohibited within the boundary of the Planned Development.

7. For purposes of height measurement, the definitions in the Chicago Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
8. The maximum permitted floor area ratio (FAR) for the Property shall be in accordance with the attached Bulk Regulations and Data Table. For the purpose of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations and Data Table has been determined using a net site area of 119,549 square feet and a base FAR of 1.5.
9. Upon review and determination, Part II Review, pursuant to Section 17-13-0610, a Part II Review fee shall be assessed by DPD. The fee, as determined by staff at the time, is final and binding on the Applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
10. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines, including Section 17-13-0800. Final landscape plan review and approval will be by DPD. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part II Approval.
11. The Applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Fleet and Facility Management and Buildings, under Section 13-32-085, or any other provision of the Municipal Code of Chicago.
12. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A, by the Zoning Administrator upon the application for such a modification by the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors.
13. The Applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.
14. The Applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor

environments, reduces operating costs and conserves energy and natural resources. The Applicant shall obtain the number of points necessary to meet the requirements of the Chicago Sustainable Development Policy, in effect at the time the Part II Review process is initiated for each improvement that is subject to the aforementioned policy and must provide documentation verifying compliance.

15. The Applicant acknowledges that it is the policy of the City to maximize opportunities for Minority- and Women-owned Business Enterprises ("MWBEs") and City residents to compete for contracts and jobs on construction projects approved through the planned development process. To assist the City in promoting and tracking such MWBE and City resident participation, an applicant for planned development approval shall provide information at three points in the City approval process. First, the applicant must submit to DPD, as part of its application for planned development approval, an MWBE Participation Proposal. The MWBE Participation Proposal must identify the applicant's goals for participation of certified MWBE firms in the design, engineering and construction of the project, and of City residents in the construction work. The City encourages goals of (i) 26 percent MBE and 6 percent WBE participation (measured against the total construction budget for the project or any phase thereof), and (ii) 50 percent City resident hiring (measured against the total construction work hours for the project or any phase thereof). The MWBE Participation Proposal must include a description of the applicant's proposed outreach plan designed to inform MWBEs and City residents of job and contracting opportunities. Second, at the time of the applicant's submission for Part II Permit Review for the project or any phase thereof, the applicant must submit to DPD (a) updates (if any) to the applicant's preliminary outreach plan, (b) a description of the applicant's outreach efforts and evidence of such outreach, including, without limitation, copies of certified letters to MWBE contractor associations and the ward office of the alderman in which the project is located and receipts thereof; (c) responses to the applicant's outreach efforts, and (d) updates (if any) to the applicant's MWBE and City resident participation goals. Third, prior to issuance of a Certificate of Occupancy for the project or any phase thereof, the applicant must provide DPD with the actual level of MWBE and City resident participation in the project or any phase thereof, and evidence of such participation. In addition to the foregoing, DPD may request such additional information as the department determines may be necessary or useful in evaluating the extent to which MWBEs and City residents are informed of and utilized in planned development projects. All such information will be provided in a form acceptable to the Zoning Administrator. DPD will report the data it collects regarding projected and actual employment of MWBEs and City residents in planned development projects twice yearly to the Chicago Plan Commission and annually to the Chicago City Council and the Mayor.
16. The Applicant acknowledges and agrees that the rezoning of the Property from RS2 Residential Single-Unit (Detached House) District to RM4.5 Residential Multi-Unit District, and then to this Planned Development, triggers the requirements of

Section 2-44-080 of the Municipal Code of Chicago (the "Affordable Requirements Ordinance" or "ARO"). Any developer of a "residential housing project" within the meaning of the ARO must: (i) set aside 10 percent of the housing units in the residential housing project ("ARO Units") as affordable units; (ii) pay a fee in lieu of the development of the ARO Units; or (iii) any combination of (i) and (ii); provided, however, residential housing projects with 20 or more units must provide at least 25 percent of the ARO Units on-site ("Required Units"). The Property is located in a low-moderate income area within the meaning of the ARO, and the Planned Development has a total of 150 units. As a result, the Applicant's affordable housing obligation is 15 ARO Units (10 percent of 150), 4 of which are Required Units (25 percent of 15, rounded up). The Applicant has agreed to satisfy its affordable housing obligation by making a cash payment to the Affordable Housing Opportunity Fund in the amount of \$52,214 per unit, as adjusted in accordance with the ARO ("Cash Payment") for 11 units and providing the 4 Required Units in the rental buildings to be constructed in the Planned Development, to be approved by the Department of Housing ("DOH"), as set forth in the Affordable Housing Profile Form attached hereto. The Applicant agrees that the ARO Units must be affordable to households earning no more than 60 percent of the Chicago Primary Metropolitan Statistical Area Median Income ("AMI"), as updated annually by the City of Chicago. If the Applicant subsequently reduces (or increases) the number of housing units in the Planned Development, the Applicant shall update and resubmit the Affordable Housing Profile Form to DOH for review and approval, and DOH may adjust the requirements to reflect any such change without amending the Planned Development. Prior to the issuance of any building permits for any residential building in the Planned Development, including, without limitation, excavation or foundation permits, the Applicant must make the required Cash Payment and execute and record an affordable housing agreement in accordance with Section 2-44-080(L). The terms of the affordable housing agreement and any amendments thereto are incorporated herein by this reference. The Applicant acknowledges and agrees that the affordable housing agreement will be recorded against the Planned Development, or the applicable portion thereof, and will constitute a lien against such property. The Commissioner of DOH may enforce remedies for any breach of this statement, including any breach of any affordable housing agreement, and enter into settlement agreements with respect to any such breach, subject to the approval of the Corporation Counsel, without amending the Planned Development.

17. This Planned Development shall be governed by Section 17-13-0612. Should this Planned Development ordinance lapse, the Zoning Administrator shall initiate a zoning map amendment to rezone the Property to an RM4.5 Residential Multi-Unit District.

[ARO Affordable Housing Profile Form; ARO Web Form; ARO Legends; Existing Zoning Map; Existing Use Map; Property Line and Boundary Map; Site Plan; Landscape Plan; and North, South, East and West Building Elevations referred to in these Plan of Development Statements printed on pages 3896 through 3912 of this *Journal*.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

*Residential-Business Planned Development No. \_\_\_\_\_.*

*Bulk Regulations And Data Table.*

Gross Site Area (square feet):	153,833
Area of Public Rights-of-Way (square feet):	38,283
Net Site Area (square feet):	119,550
Maximum Floor Area Ratio:	1.5
Maximum Permitted Dwelling Units:	150
Minimum Off-Street Parking Spaces:	173
Maximum Building Height:	53 feet
Minimum Setbacks:	In accordance with plans

## Final for Publication

### ARO Affordable Housing Profile Form (AHP)

Submit this form for projects that are subject to the 2015 ARO (all projects submitted to City Council after October 13, 2015). More information is online at [www.cityofchicago.org/ARO](http://www.cityofchicago.org/ARO).

This completed form should be returned to the Department of Housing (DOH), 121 N LaSalle Street, 10th Floor, Chicago, IL 60602. E-mail: [ARO@cityofchicago.org](mailto:ARO@cityofchicago.org)

Date: March 18, 2019

#### DEVELOPMENT INFORMATION

Development Name: Neva & Wabansia

Development Address: 7119-7141 West Wabansia / 1615-1657 North Neva

Zoning Application Number, if applicable: 19946

Ward: 29th

If you are working with a Planner at the City, what is his/her name?

Fernando Espinoza

#### Type of City Involvement

check all that apply

City Land

Planned Development (PD)

Financial Assistance

Transit Served Location (TSL) project

Zoning increase

#### REQUIRED ATTACHMENTS: the AHP will not be reviewed until all required docs are received

- ARO Web Form completed and attached - or submitted online on 4/3/2019
- ARO "Affordable Unit Details and Square Footage" worksheet completed and attached (*Excel*)
- If ARO units proposed, Dimensioned Floor Plans with affordable units highlighted are attached (*pdf*)
- If ARO units proposed are off-site, required attachments are included (see next page)
- If ARO units are CHA/Authorized Agency units, signed acceptance letter is attached (*pdf*)

#### DEVELOPER INFORMATION

Developer Name Seritage SRC Finance LLC

Developer Contact Jeff Martin

Developer Address 500 Fifth Avenue, Suite 1530, New York, NY 10110

Email [jmartin@seritage.com](mailto:jmartin@seritage.com)

Developer Phone 216-264-5908

Attorney Name Rich Klawiter & Katie Jahnke Dale

Attorney Phone 312-368-7243 / -2153

#### TIMING

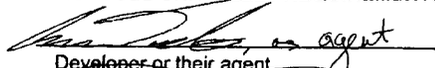
Estimated date marketing will begin 10/1/2020

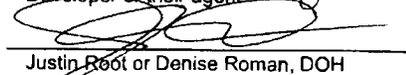
Estimated date of building permit\* 10/1/2019

Estimated date ARO units will be complete 3/1/2021

\*the in-lieu fee, recorded covenant and \$5,000 per unit administration fee (for off-site units) are required prior to the issuance of any building permits, including the foundation permit.

#### PROPOSED UNITS MEET REQUIREMENTS (to be executed by Developer & ARO Project Manager)

  
Developer or their agent \_\_\_\_\_ Date 5/31/19

  
Justin Root or Denise Roman, DOH \_\_\_\_\_ Date 5/31/19



AFFORDABLE REQUIREMENTS ORDINANCE

Last updated January 11, 2019



## Final for Publication

**Requirements**

Affordable units :31 \*On-site aff. Units: 8

How do you intend to meet your required obligation

On-Site: 8 Off-Site: 0

On-Site to CHA or Authorized agency: 0 Off-Site to CHA or Authorized agency: 0

Total Units: 0 In-Lieu Fee Owed: 1,200,922

Note: the Neva and Wabansia parcel of the project is 152 units, with an ARO obligation of 15. The North and Harlem parcel of the project is 161 units, with an ARO obligation of 16. The developer is placing 4 ARO units in the Neva and Wabansia parcel and 4 ARO units in the North and Harlem parcel, paying the rest of the obligation of 23 units in-lieu (total: \$1,200,922).

Final for Publication

		Summary					market rate		ARO			affordabl e v. market square footage*
		unit type	how many?	% of total	avg. square footage	how many?	% of total	avg. square footage	how many?	% of total	avg. square footage	#DIV/0!
Parking	Available at Additional Cost	studio	27	18%	507	1	25%	529	1	25%	529	104%
Laundry	In Unit	one-bed	54	36%	742	1	25%	758	1	25%	758	102%
Appliances	TBD	two-bed	43	29%	1,010	1	25%	997	1	25%	997	99%
Refrigerator	TBD	three-bed	0	0%	#DIV/0!	0	0%	#DIV/0!	0	0%	#DIV/0!	#DIV/0!
age/EnergyStar/make/model/color		Tomehomes	27	18%	2,545	1	25%	#DIV/0!	1	25%	#DIV/0!	#DIV/0!
Dishwasher	TBD											
age/EnergyStar/make/model/color												
Stove/Oven	TBD											
age/EnergyStar/make/model/color												
Microwave	TBD											
age/EnergyStar/make/model/color												
Bathroom(s)	Varies											
how many?												
Half bath? Full bath?												
Kitchen countertops	TBD											
material												
Flooring	TBD											
material												
HVAC	System TBD											
Other	N/A											

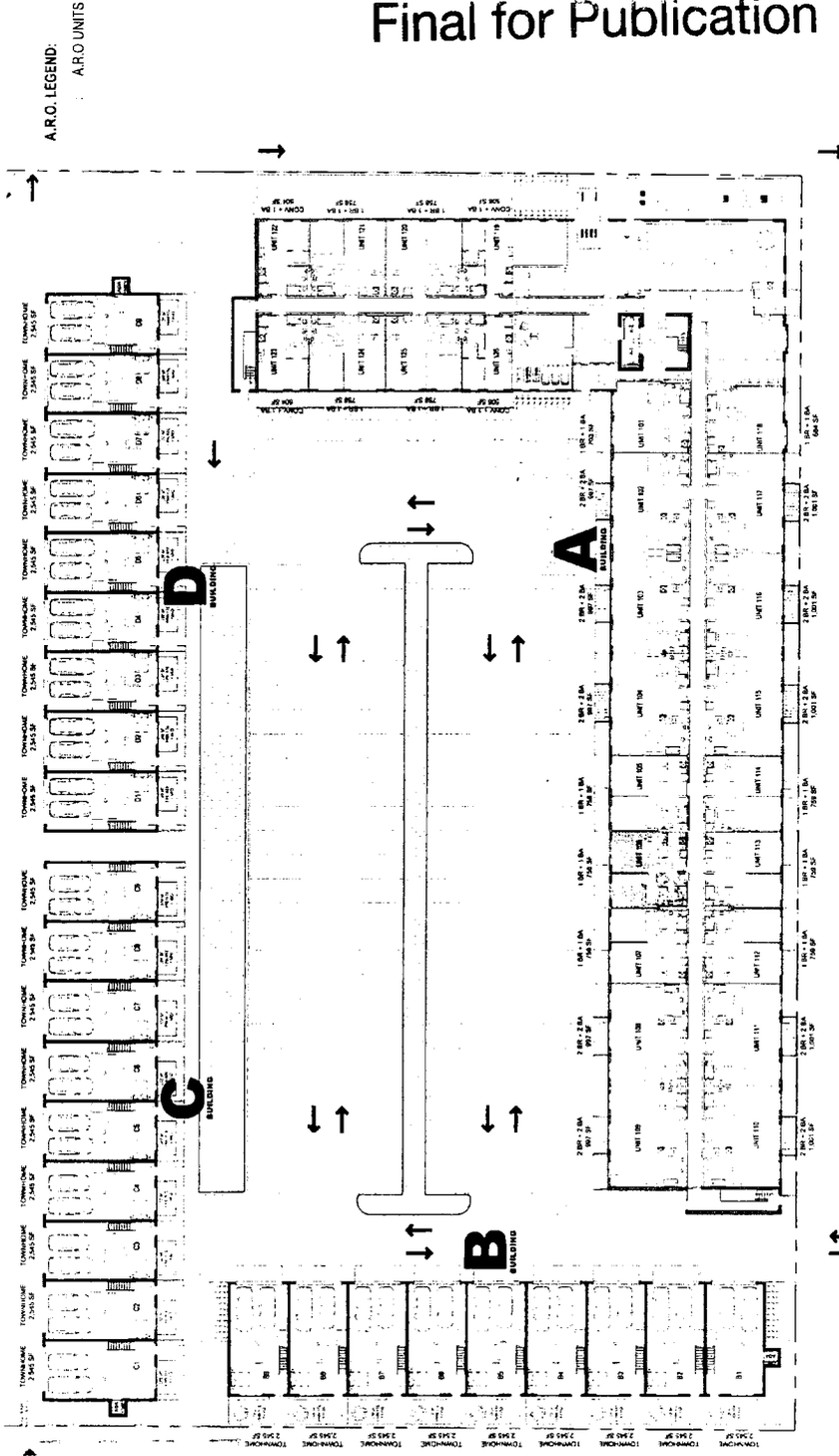
Project Name	1180311 Neva & Wabansia
Zoning Application number, if applicable	
Address	7119-7141 WEST WABANSIA AVENUE / 1615-1657
Is this a For Sale or Rental Project?	For Sale & Rental Project
Anticipated average psf rent/price?*	On-Site

Total Units in Project	152
Total Affordable units	4

All projects with proposed ARO units must complete this tab

# Final for Publication



1

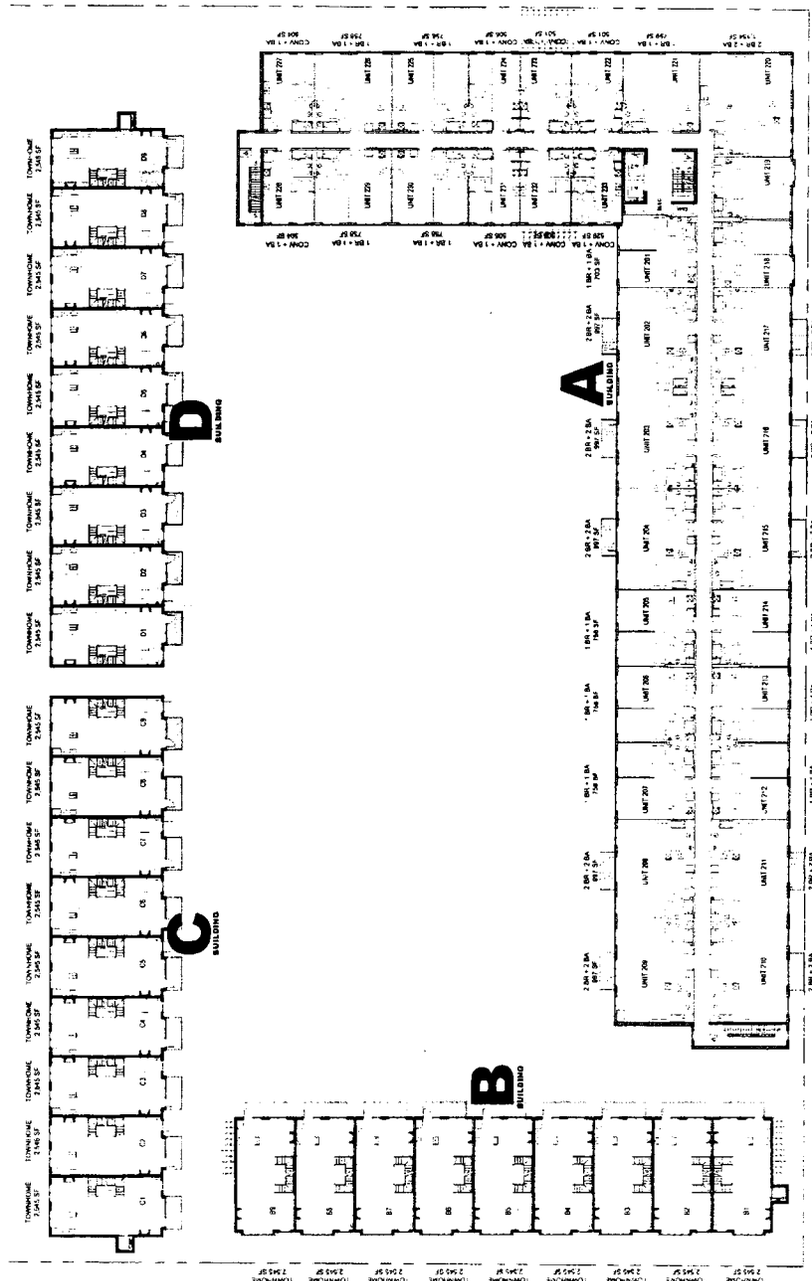
Hirsch|MPG  
ARCHITECTURE + PLANNING

A.R.O. LAYOUT - FIRST FLOOR  
20 March, 2019  
18031  
Neva and Wabansta  
Chicago, Illinois

TUCKER SERITAGE  
DEVELOPMENT GROWTH PROPERTIES

Final for Publication **2**

A.R.O. LEGEND:  
□ A.R.O. UNITS



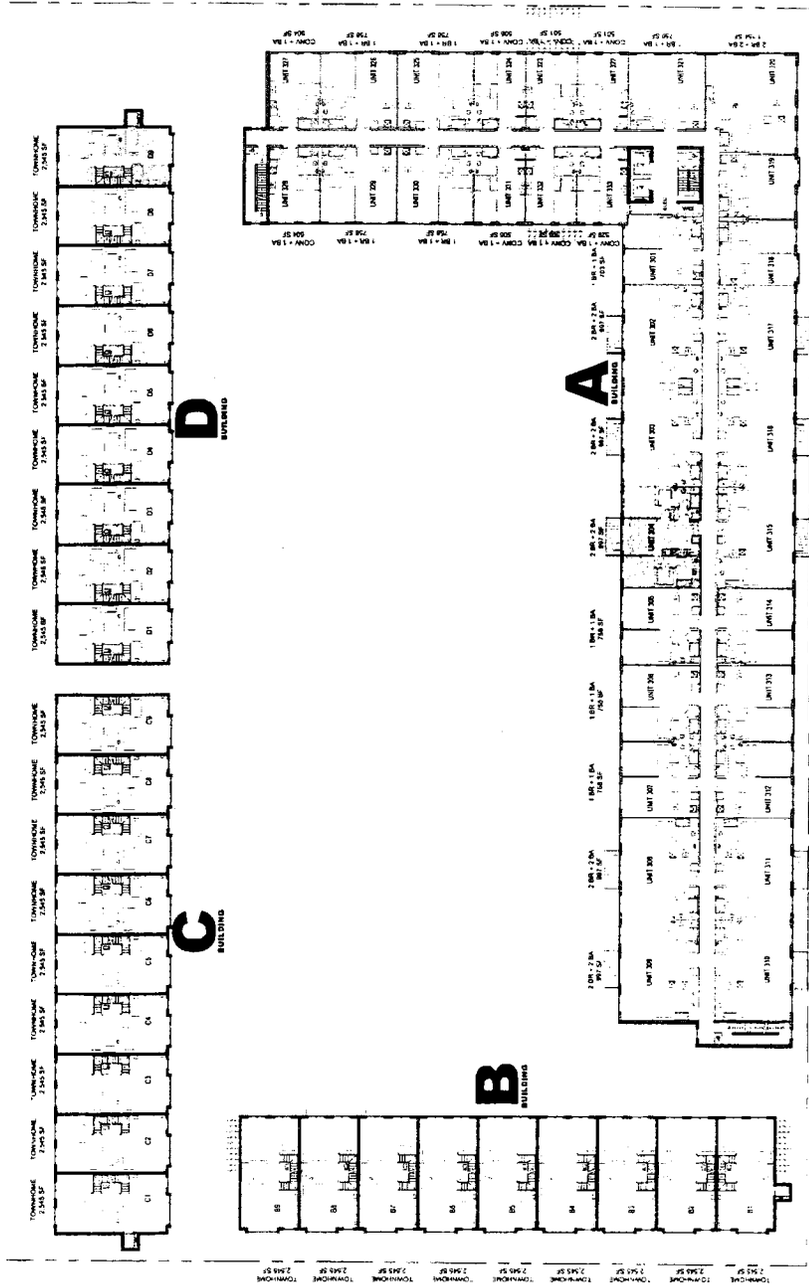
**Hirsch|MPG**  
ARCHITECTURE • PLANNING

A.R.O. LAYOUT - SECOND FLOOR  
20 March, 2019  
Neva and Wabanisa  
18031  
Chicago, Illinois

**TUCKER SERITAGE**  
DEVELOPMENT  
GROWTH PROPERTIES

Final for Publication

A.R.O. LEGEND:  
A.R.O. UNITS



3

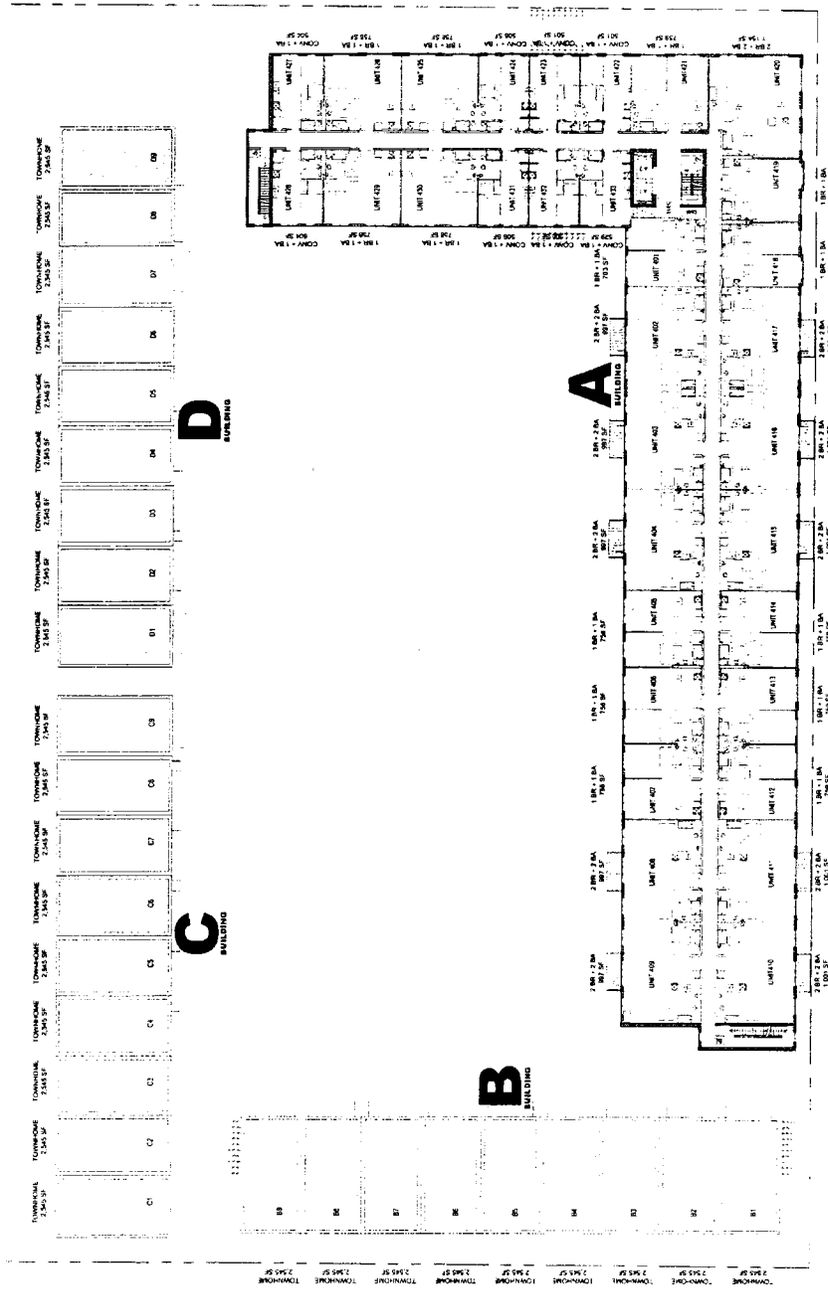
Hirsch|MPG  
ARCHITECTURE + PLANNING

A.R.O. LAYOUT - THIRD FLOOR  
Neva and Wabansta  
Chicago, Illinois  
20 March, 2019  
18031

TUCKER SERITAGE  
DEVELOPMENT GROWTH PROPERTIES

Final for Publication

A.R.O. LEGEND:  
A.R.O. UNITS



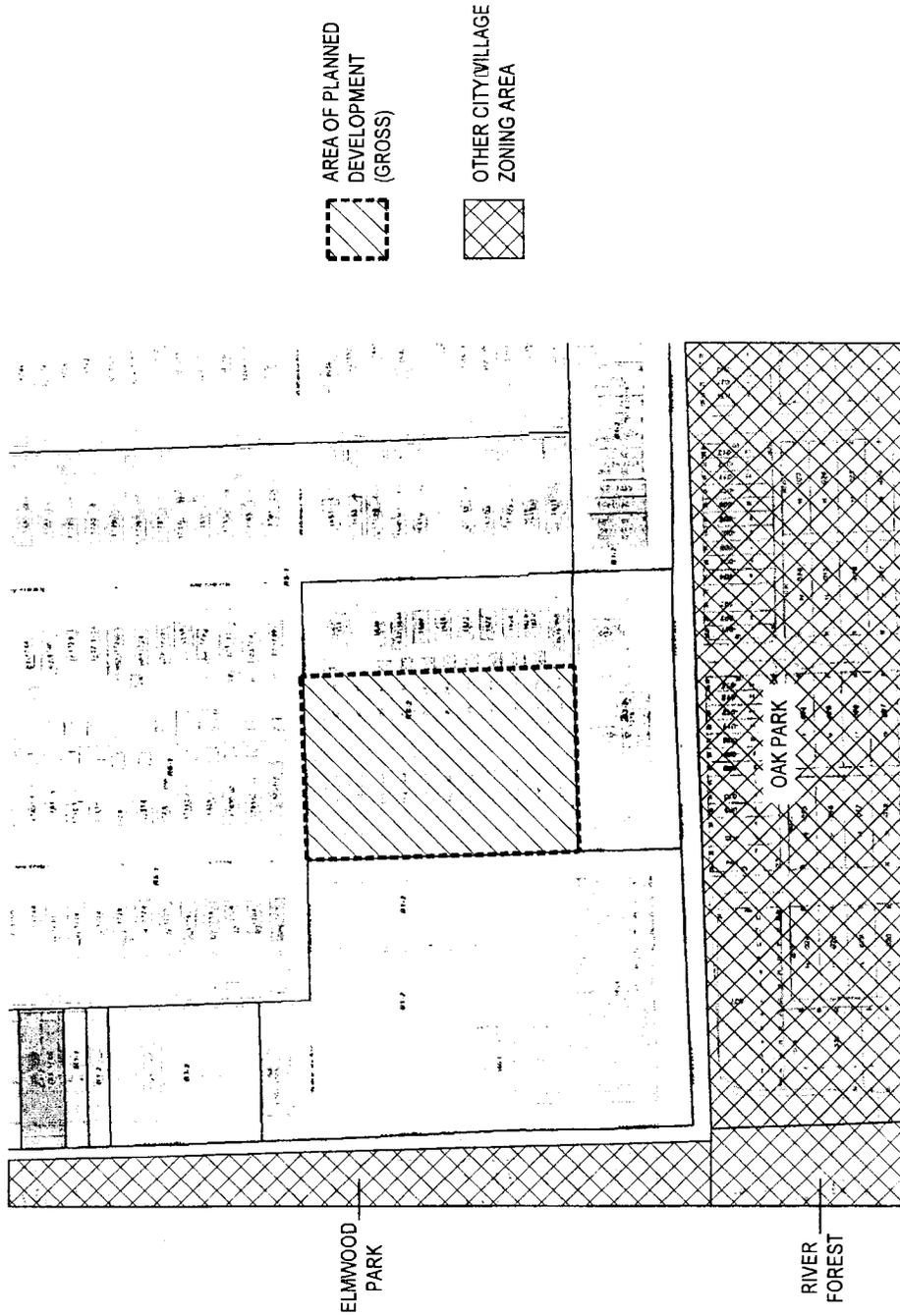
4

Hirsch|MPG  
ARCHITECTURE + PLANNING

A.R.O. LAYOUT - FOURTH FLOOR 20 March, 2019  
Neva and Wabansia 18031  
Chicago, Illinois

TUCKER SERITAGE  
DEVELOPMENT GROWTH PROPERTIES

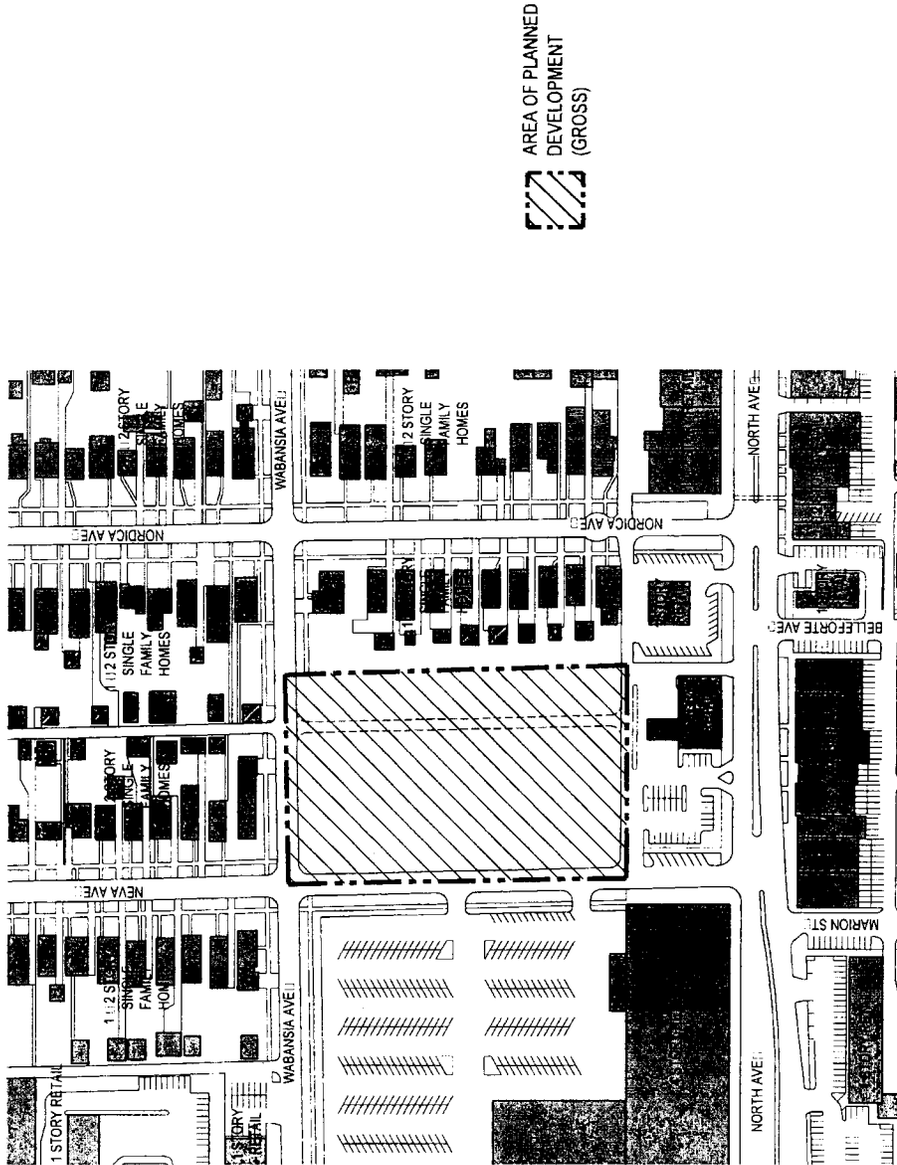
# Final for Publication



PLANNED DEVELOPMENT EXISTING ZONING MAP (1:00 in each direction)

APPLICANT: SERTAGE SRC FINANCE LLC;  
ADDRESS: 11111 WEST WABANSIA AVENUE #11111; NORTH NEVA AVENUE CHICAGO ILLINOIS  
Date Introduced: JANUARY 21, 2011  
Plan Commission: JUNE 20, 2011

# Final for Publication



AREA OF PLANNED  
DEVELOPMENT  
(GROSS)

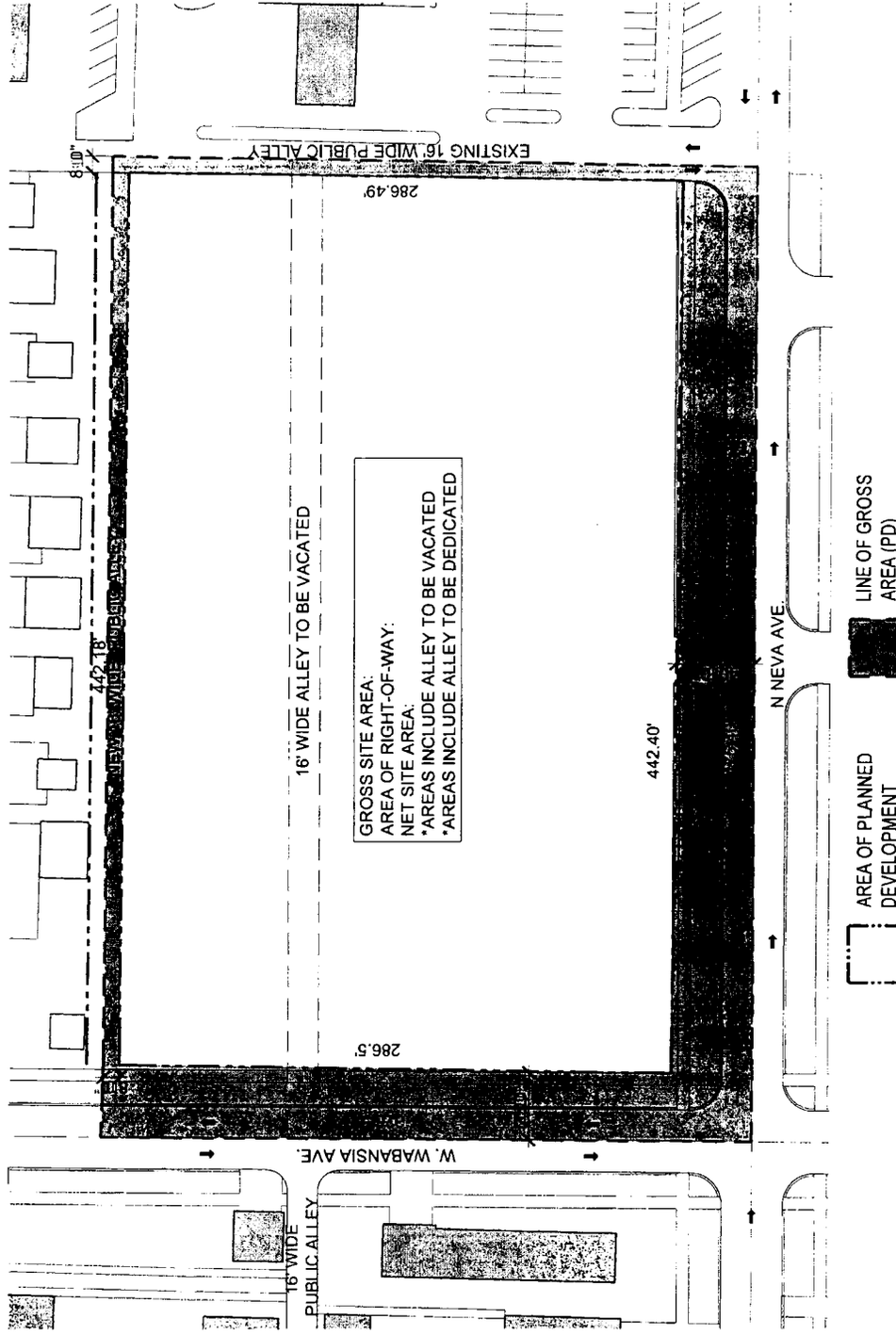


NOT TO SCALE

PLANNED DEVELOPMENT EXISTING USE MAP (400' in each direction)

APPLICANT: HERITAGE SRC FINANCE LLC  
 ADDRESS: 11111 WEST WABANSIA AVENUE, CHICAGO, ILLINOIS  
 Date Introduced: JANUARY 20, 2018  
 Plan Commission: JUNE 20, 2018

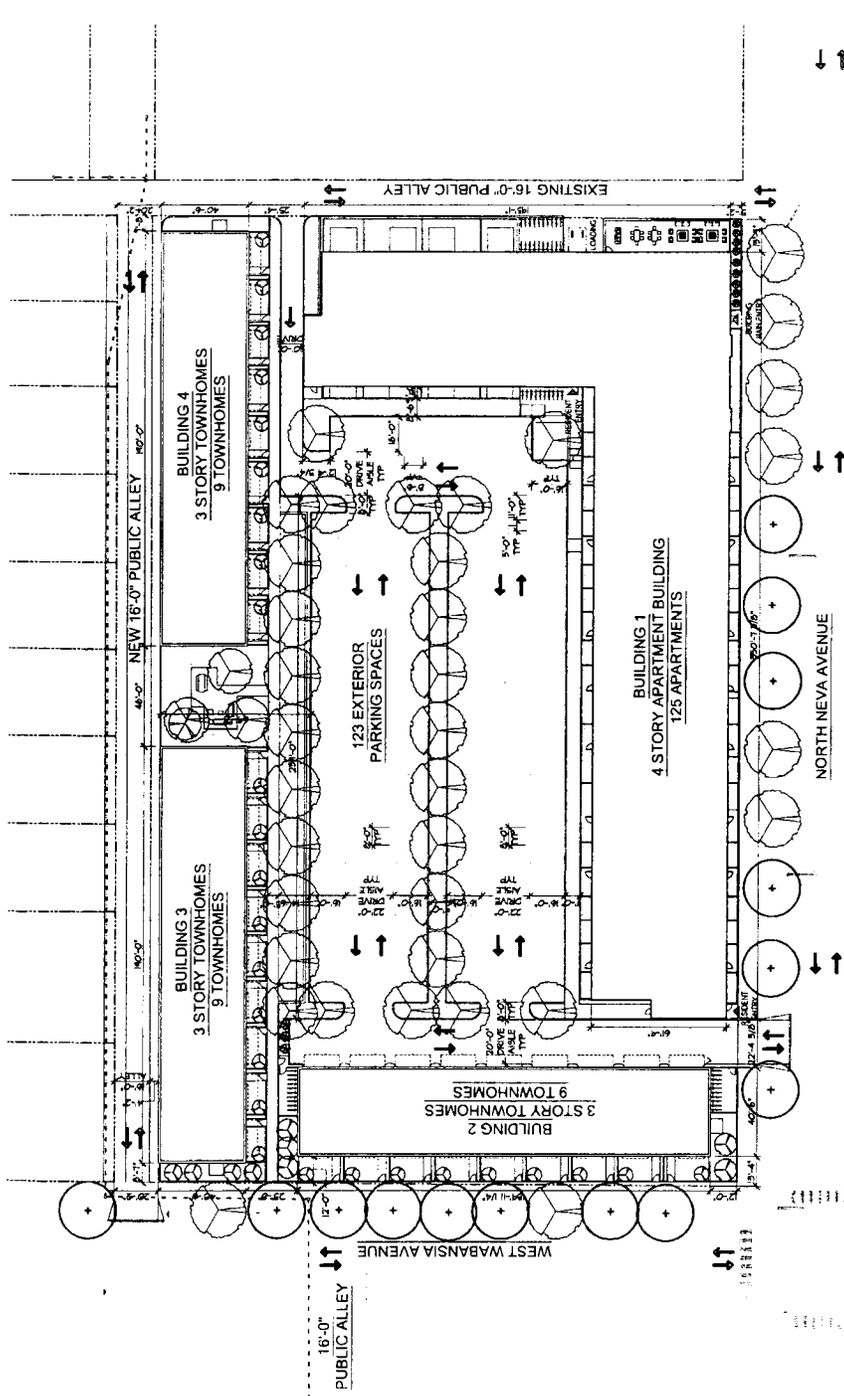
# Final for Publication



PLANNED DEVELOPMENT PROPERTY LINE □ BOUNDARY MAP

APPLICANT: SERITAGE SRC FINANCE LLC  
 ADDRESS: 11141 WEST WABANSIA AVENUE NORTH NEWA AVENUE CHICAGO ILLINOIS  
 Date Introduced: JANUARY 2, 2019  
 Plan Commission: LINE 20/2019

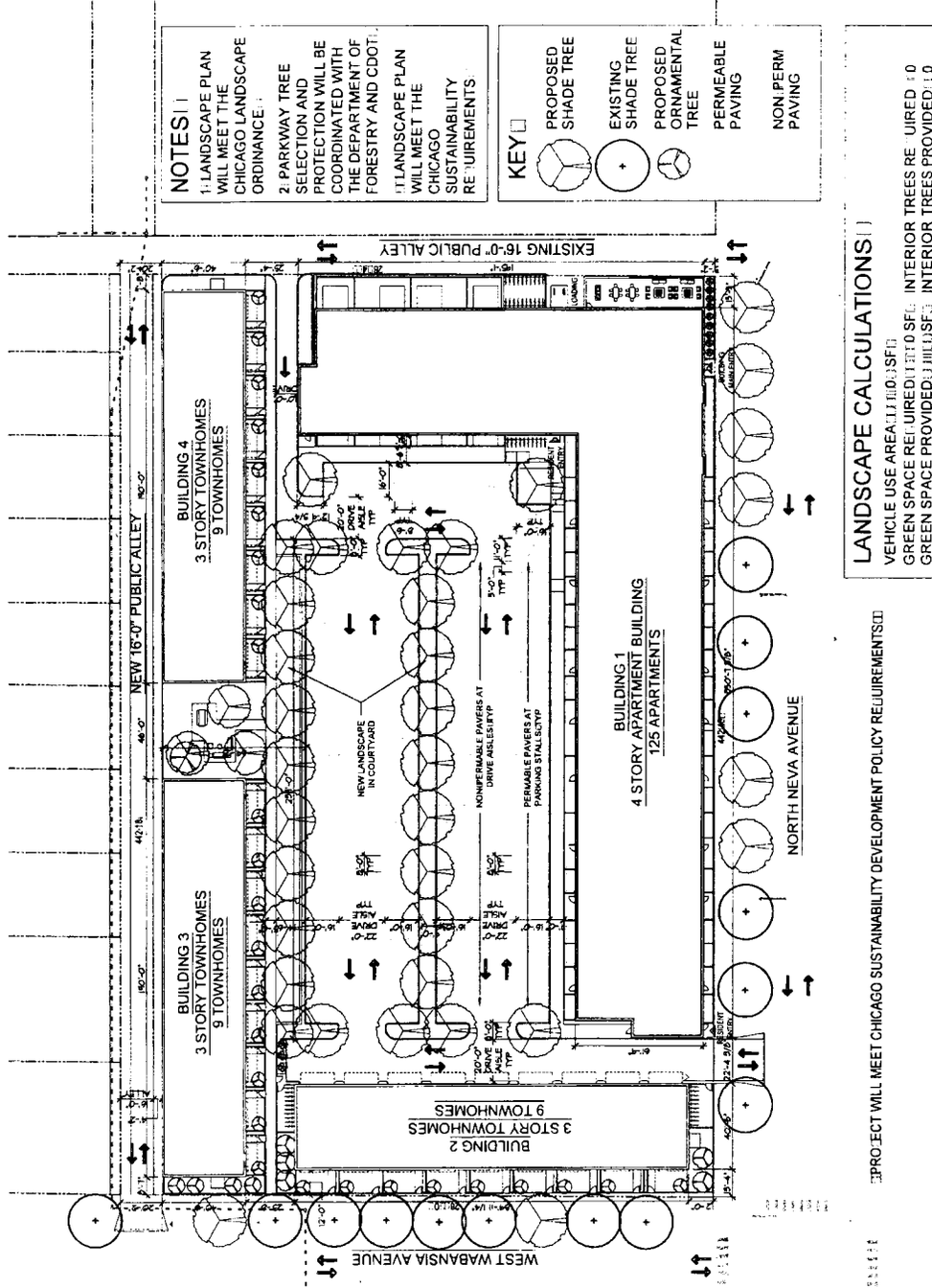
# Final for Publication



### PLANNED DEVELOPMENT SITE PLAN

APPLICANT: HERITAGE SRC FINANCE LLC  
 ADDRESS: 111741 WEST WABANSIA AVENUE, CHICAGO, ILLINOIS  
 Date Introduced: JANUARY 23, 2019  
 Plan Commission: JUNE 20, 2019

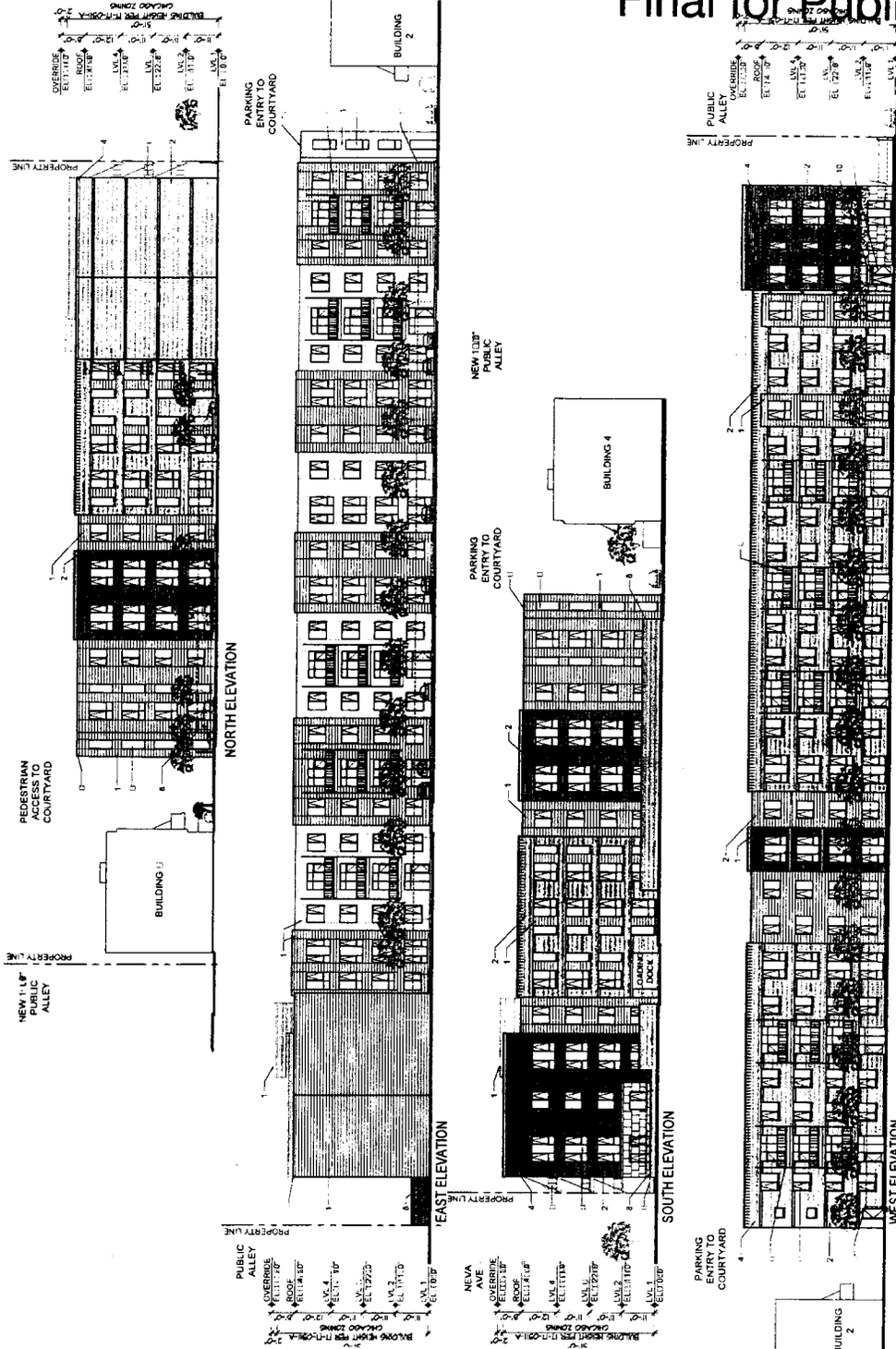
# Final for Publication



**PLANNED DEVELOPMENT LANDSCAPE PLAN**

APPLICANT: HERITAGE SRC FINANCE LLC  
 ADDRESS: 1111 WEST WABANSIA AVENUE | CHICAGO, NORTH NEVA AVENUE | CHICAGO, ILLINOIS  
 Date Introduced: JANUARY 2, 2019  
 Plan Commission: JUNE 20, 2019

Final for Publication



PLANNED DEVELOPMENT ELEVATIONS - BUILDING 1

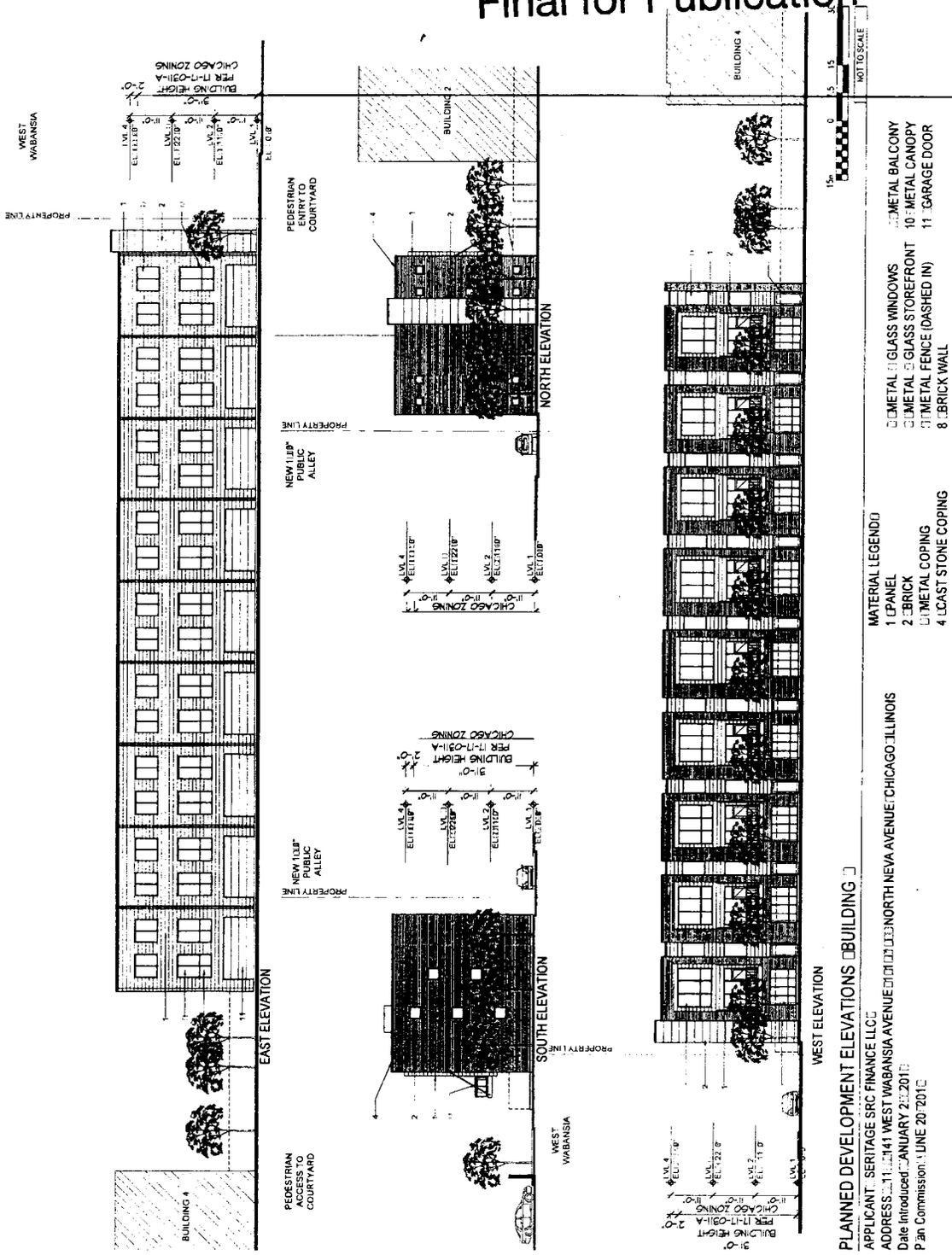
APPLICANT: SHERIDGE SRC FINANCE LLC  
 ADDRESS: 1111 WEST WABANSIA AVENUE, CHICAGO, ILLINOIS  
 Date Introduced: JANUARY 21, 2019  
 Plan Commission: JUNE 20, 2019

MATERIAL LEGEND

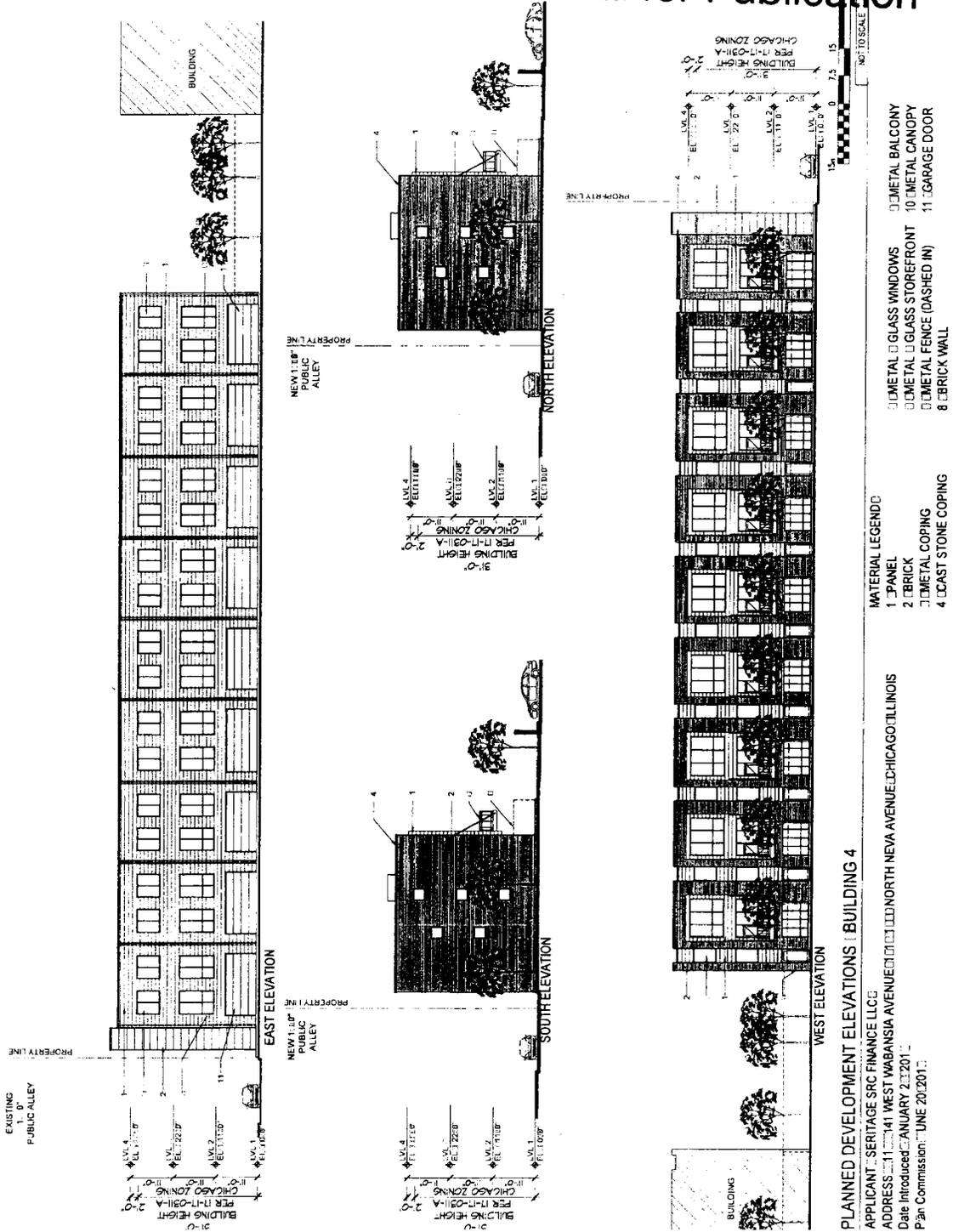
- 1. PANEL
- 2. BRICK
- 3. METAL COPING
- 4. CAST STONE COPING
- 5. METAL WINDOWS
- 6. GLASS STOREFRONT
- 7. METAL CANOPY
- 8. BRICK WALL
- 9. METAL BALCONY
- 10. METAL CANOPY
- 11. GARAGE DOOR



Final for Publication



Final for Publication



*Reclassification Of Area Shown On Map No. 8-H.*

(Application No. 20033)

(Common Address: 3827 -- 3829 S. Wood St.)

[O2019-3853]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RS3 Residential Single-Unit (Detached House) District symbols as shown on Map Number 8-H in the area bounded by:

a line 248 feet south of and parallel to West 38<sup>th</sup> Street; an alley next east of and parallel to South Wood Street; a line 302 feet south of and parallel to West 38<sup>th</sup> Street; and South Wood Street,

to those of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District.

SECTION 2. This ordinance takes effect after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 8-H.*

(Application No. 20036)

(Common Address: 1735 W. 35<sup>th</sup> St.)

[O2019-3900]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 8-H in the area bounded by:

West 38<sup>th</sup> Street; South Hermitage Avenue; the public alley south of and parallel to West 38<sup>th</sup> Street; and a line 48 feet west of and parallel to South Hermitage Avenue,

to those of a C1-1 Neighborhood Commercial District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

*Reclassification Of Area Shown On Map No. 9-M.*

(Application No. 20030)

(Common Address: 6043 -- 6049 W. Addison St.)

[O2019-3836]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the B1-1 Neighborhood Shopping District and B3-1 Community Shopping District symbols and indications as shown on Map Number 9-M in the area bounded by:

West Addison Street; a line 163.36 feet east of and parallel to North Meade Avenue; the alley next south of and parallel to West Addison Street; and a line 88.36 feet east of and parallel to North Meade Avenue,

to those of a B3-1 Community Shopping District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 9-O.*

(Application No. 20029)

(Common Address: 3200 N. Harlem Ave.)

[O2019-3835]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the B3-1 Community Shopping District symbols and indications as shown on Map Number 9-O in the area bounded by:

the alley next north of and parallel to West Belmont Avenue; West Harlem Avenue; West Belmont Avenue; and a line 163.18 feet west of and parallel to the extension of West Harlem Avenue,

to those of a C1-1 Neighborhood Commercial District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

*Reclassification Of Area Shown On Map No. 15-G.*

(Application No. 20037)

(Common Address: 5661 N. Glenwood Ave.)

[O2019-4018]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 15-G in the area bounded by:

West Hollywood Avenue; a line 21 feet east of and parallel to North Glenwood Avenue; a line 35 feet south of and parallel to West Hollywood Avenue; and North Glenwood Avenue,

to those of an RM4.5 Residential Multi-Unit District which is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 15-M.*

(Application No. 20001)

(Common Address: 6253 N. Milwaukee Ave.)

[O2019-2665]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the B3-1 Community Shopping District symbols and indications as shown on Map Number 15-M in area bounded by:

a line 75 feet southwest of and parallel to North Mobile Avenue; the public alley next east of North Milwaukee Avenue; a line 96.57 feet southwest of and parallel to North Mobile Avenue; and North Milwaukee Avenue,

to those of a C2-2 Motor Vehicle-Related Commercial District.

SECTION 2. The ordinance shall be in force and effect from and after its passage and due publication.

*Reclassification Of Area Shown On Map No. 22-B.*

(Application No. 20039)

(Common Address: 8737 S. Commercial Ave.)

[O2019-4020]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the B1-2 Neighborhood Shopping District symbols and indications as shown on Map Number 22-B in an area bounded by:

South Commercial Avenue; a line 225 feet north of and parallel to East 88<sup>th</sup> Street; the public alley next east of and parallel to South Commercial Avenue; and a line 200 feet north of and parallel to East 88<sup>th</sup> Street,

to those of a B2-3 Neighborhood Mixed-Use District.

SECTION 2. This ordinance takes effect after its passage and due publication.

---

AMENDMENT OF TITLE 17 OF MUNICIPAL CODE BY RECLASSIFICATION OF PARTICULAR AREAS.

(Committee Meeting Held June 25, 2019)

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Presenting a report for your Committee on Zoning, Landmarks and Building Standards which held a meeting on June 25, 2019, the following items were passed by a majority of the members present:

Page 1 contains one aldermanic map amendment in the 11<sup>th</sup> Ward.

Pages 1 through 11 contain various map amendments in the 1<sup>st</sup>, 2<sup>nd</sup>, 20<sup>th</sup>, 25<sup>th</sup>, 26<sup>th</sup>, 27<sup>th</sup>, 30<sup>th</sup>, 31<sup>st</sup>, 32<sup>nd</sup>, 36<sup>th</sup>, 40<sup>th</sup>, 42<sup>nd</sup>, 43<sup>rd</sup>, 44<sup>th</sup>, 45<sup>th</sup> and 49<sup>th</sup> Wards.

Page 11 also contains the historical landmark designation for the Rainbow Pylons and the Legacy Walk located at 3244 -- 3710 North Halsted Street and 3243 -- 3711 North Halsted Street in the 44<sup>th</sup> and 46<sup>th</sup> Wards.

Page 12 contains various large signs over 100 square feet in area and 24 feet above grade in the 1<sup>st</sup>, 11<sup>th</sup>, 28<sup>th</sup>, 32<sup>nd</sup>, 39<sup>th</sup>, 41<sup>st</sup>, 42<sup>nd</sup>, 44<sup>th</sup> and 50<sup>th</sup> Wards.

I hereby move for passage of the proposed ordinances and substitute ordinances transmitted herewith.

Respectfully submitted,

(Signed) THOMAS TUNNEY,  
*Chairman.*

On motion of Alderman Tunney, the said proposed ordinances and substitute ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

*Reclassification Of Area Shown On Map No. 1-F.*

(As Amended)

(Application No. 19944)

(Common Address: 151 W. Illinois St./450 -- 500 N. LaSalle St.)

[SO2019-328]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the DX-7 Downtown Mixed-Use District as shown on Map Number 1-F in the area bounded by:

the public alley next north of West Illinois Street; North LaSalle Street; a line 40 feet north of the public alley next south of West Illinois Street; a line 60.06 feet west of North LaSalle Street; the public alley next south of West Illinois Street; the public alley next west of North LaSalle Street; a line 92.40 feet west of and parallel to North LaSalle Street; and a line 54.19 feet south of and parallel to the public alley next north of West Illinois Street to the point of the beginning,

to those of a Business Planned Development.

SECTION 2. This ordinance takes effect after its passage and publication.

Plan of Development Statements attached to this ordinance read as follows:

*Business Planned Development No. \_\_\_\_\_.*

*Planned Development Statements.*

1. The area delineated herein as Business Planned Development Number \_\_\_\_\_ ("Planned Development") consists of approximately 21,625.59 square feet of property which is depicted on the attached Planned Development Boundary and Property Line Map ("Property") and is owned or controlled by the Applicant, 430 North LaSalle LLC.
2. 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 titleholders 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 titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400 of the Zoning Ordinance.
3. 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 or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation on behalf of the Applicant or its successors, assigns or grantees. Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the plans.

Ingress or egress shall be pursuant to the plans and may be subject to the review and approval of the Departments of Planning and Development, and Transportation. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of the Department of Transportation.

Pursuant to a negotiated and executed Perimeter Restoration Agreement ("Agreement") by and between the Department of Transportation's Division of Infrastructure Management and the Applicant, the Applicant shall provide improvements and restoration of all public way adjacent to the property, which may include, but not be limited to, the following as shall be reviewed and determined by the Department of Transportation's Division of Infrastructure Management:

- Full width of streets
- Full width of alleys
- Curb and gutter
- Pavement markings
- Sidewalks
- ADA crosswalk ramps
- Parkway and landscaping

The Perimeter Restoration Agreement must be executed prior to any Department of Transportation and Planned Development Part II Review permitting. The Agreement shall reflect that all work must comply with current Rules and Regulations and must be designed and constructed in accordance with the Department of Transportation's Construction Standards for Work in the Public Way and in compliance with the Municipal Code of Chicago Chapter 10-20. Design of said improvements should follow the Department of Transportation's Rules and Regulations for Construction in the Public Way as well as The Street and Site Plan Design Guidelines. Any variation in scope or design of public way improvements and restoration must be approved by the Department of Transportation.

The Applicant shall employ an alley-dock manager who will be on-premises who shall be responsible for overseeing the daily operations of the office building at 151 West Illinois Street/488 North LaSalle Street ("Office Building"), including managing the security and maintenance of the East/West Alley (the "Alley") and the loading dock for the Office Building. The alley-dock manager shall be separate from the property manager for the Office Building and shall report directly to the property manager. The alley-dock manager shall monitor the Office Building's use of and operations in the Alley and the loading dock during regular business hours from 8:30 A.M. to 5:50 P.M. unless otherwise needed. Loadings will be scheduled through

the alley-dock manager during normal business hours. A time limit should be enforced for vehicles on the loading dock to 30 minutes. The loading dock's use is limited to trucks no greater than 25 feet during business hours. Any delivery to the Office Building absolutely requiring a truck over 25 feet in length will require special reservations/arrangements. Also, any delivery to the Office Building requiring more than 30 minutes of parking in the loading dock will also require a special reservation. No loading to the Office Building from the Alley shall occur except for within the Office Building's loading dock. The Applicant shall install security cameras overlooking the Alley and the loading dock for the alley-dock manager to regulate and monitor the Office Building's deliveries and traffic flows of the Alley and loading dock during business hours. The obligation to employ an alley-dock manager to monitor and regulate the Alley and loading dock in accordance with this statement shall remain a responsibility for all future owners of the Office Building.

4. 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 or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation on behalf of the Applicant or its successors, assigns or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the Plans.

Ingress or egress shall be pursuant to the Plans and may be subject to the review and approval of the Departments of Planning and Development and Transportation. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of the Department of Transportation.

All work proposed in the public way must be designed and constructed in accordance with the Department of Transportation Construction Standards for Work in the Public Way and in compliance with the Municipal Code of the City of Chicago. Prior to the issuance of any Part II Approval, the submitted plans must be approved by the Department of Transportation.

5. This plan of development consists of 18 Statements; a Bulk Regulations Table; an Existing Zoning and Land-Use Map; a Planned Development Boundary, Subarea and Property Line Map; Site/Right-of-Way Adjustment Map; Landscape Plan; Building Elevations (North, South, East and West); Floor Plans; and Building Sections prepared by Lamar Johnson Collaborative and dated April 18, 2019, submitted herein. Full-sized copies of the Site Plan, Landscape Plan and Building Elevations are on file with the Department of Planning and Development. In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Zoning Ordinance, and all requirements thereto, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this Planned Development ordinance and the Zoning Ordinance, this Planned Development ordinance shall control.
6. The following uses are permitted in the Subarea A and Subarea B delineated herein as the Planned Development:

**Subarea A:**

General retail sales, office, eating and drinking establishments, personal service, co-located wireless communication facilities, cultural exhibits and libraries, animal services, artists work or sales space, business equipment sales and service, business support services, communication service establishments, financial services, food and beverage retail sales, medical service, artisan manufacturing uses, including accessory and related uses as well as accessory loading.

**Subarea B:**

General retail sales, office, eating and drinking establishments, personal service, co-located wireless communication facilities, cultural exhibits and libraries, animal services, artists work or sales space, business equipment sales and service, business support services, communication service establishments, financial services, food and beverage retail sales, medical service, artisan manufacturing uses, including accessory and related uses as well as accessory loading.

7. On-premises signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and approval of the Department of Planning and Development.
8. For purposes of height measurement, the definitions in the Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
9. The maximum permitted Floor Area Ratio ("FAR") for the site shall be in accordance with the attached Bulk Regulations Table. For the purposes of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations Table has been determined using a Net Site Area of 21,625.59 square feet.

The Applicant acknowledges that the project has received a bonus FAR of 2.326, pursuant to Section 17-4-1000 of the Zoning Ordinance. With this bonus FAR, the total FAR for the Planned Development is 9.236. In exchange for the bonus FAR, the Applicant is required to make a corresponding payment, pursuant to Sections 17-4-1003-B and C, prior to issuance of the first building permit for any building in the Planned Development; provided, however, if the Planned Development is constructed in phases, the bonus may be paid on a pro rata basis as the first building permit for each subsequent new building or phase of construction is issued. The bonus payment will be recalculated at the time of payment (including partial payments for phased developments) and may be adjusted based on changes in median land values in accordance with Section 17-4-1003-C.3.

The bonus payment will be split between three separate funds, as follows: 80 percent to the Neighborhoods Opportunity Fund, 10 percent to the Citywide Adopt-a-Landmark Fund and 10 percent to the Local Impact Fund, pursuant to Section 17-4-1003-D. Such funds will be utilized pursuant to Section 17-4-1004-B (Neighborhoods Opportunity), Section 17-4-1006-C (Citywide Adopt-a-Landmark) and Section 17-4-1005-C (Local Impact).

10. Upon review and determination, "Part II Review", pursuant to Section 17-13-0610 of the Zoning Ordinance, a Part II Review fee shall be assessed by the Department of Planning and Development. The fee, as determined by staff at the time, is final and binding on the Applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
11. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines. Final landscape plan review and approval will be by the Department of Planning and Development. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part II Approval.
12. The Applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Fleet and Facility Management and Buildings, under Section 13-32-125 of the Municipal Code, or any other provision of that Code.
13. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A of the Zoning Ordinance by the Zoning Administrator upon the application for such a modification by the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors.
14. The Applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility. No building permit shall be issued by the Department of Construction and Permits until the Director of MOPD has approved detailed construction drawings for the building or improvement proposed.
15. The Applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. At the time of a hearing before the Chicago Plan Commission, all developments must be in substantial compliance with the current City of Chicago Sustainable Development Policy set forth by the Department of Planning and Development.

16. Chicago Landmark/Chicago Landmark District Pursuant to the Chicago Zoning Ordinance (Section 17-8-0911), a Planned Development (P.D.) gives priority to the preservation and adaptive reuse of Chicago landmark buildings. The P.D. includes LaSalle Street Cable Car Powerhouse, which is designated as a Chicago landmark or has been identified as contributing to the historic. Work to designated Chicago landmarks is subject to the review and approval of the Commission on Chicago Landmarks pursuant to the Chicago Landmarks Ordinance, Section 2-120-740.

Prior to submitting an application for a building permit for the project, the applicant shall submit the report of a licensed structural engineer to the Historic Preservation Division of the Department of Planning and Development for its acceptance. The report shall include recommendations for protection or stabilization measures to be taken during construction regarding the adjacent Vesemen Building, a designated Chicago landmark, at 444 North LaSalle Drive.

17. The Applicant acknowledges that it is the policy of the City to maximize opportunities for Minority- and Women-owned Business Enterprises ("M/WBEs") and City residents to compete for contracts and jobs on construction projects approved through the planned development process. To assist the City in promoting and tracking such M/WBE and City resident participation, an applicant for planned development approval shall provide information at three points in the City approval process. First, the applicant must submit to DPD, as part of its application for planned development approval, an M/WBE Participation Proposal. The M/WBE Participation Proposal must identify the applicant's goals for participation of certified M/WBE firms in the design, engineering and construction of the project, and of City residents in the construction work. The City encourages goals of (i) 26 percent MBE and 6 percent WBE participation (measured against the total construction budget for the project or any phase thereof), and (ii) 50 percent City resident hiring (measured against the total construction work hours for the project or any phase thereof). The M/WBE Participation Proposal must include a description of the applicant's proposed outreach plan designed to inform M/WBEs and City residents of job and contracting opportunities. Second, at the time of the applicant's submission for Part II Permit Review for the project or any phase thereof, the Applicant must submit to DPD (a) updates (if any) to the applicant's preliminary outreach plan, (b) a description of the applicant's outreach efforts and evidence of such outreach, including, without limitation, copies of certified letters to M/WBE contractor associations and the ward office of the alderman in which the project is located and receipts thereof; (c) responses to the applicant's outreach efforts, and (d) updates (if any) to the applicant's M/WBE and City resident participation goals. Third, prior to issuance of a Certificate of Occupancy for the project or any phase thereof, the applicant must provide DPD with the actual level of M/WBE and City resident participation in the project or any phase thereof, and evidence of such participation. In addition to the foregoing, DPD may request such additional information as the department determines may be necessary or useful in evaluating the extent to which M/WBEs and City residents are informed of and utilized in planned development projects. All such information will be provided in a form acceptable to the Zoning Administrator. DPD will report the data it collects regarding projected and actual employment of M/WBEs and City residents in planned development projects twice yearly to the Chicago Plan Commission and annually to the Chicago City Council and the Mayor.

18. This Planned Development shall be governed by Section 17-13-0612 of the Zoning Ordinance. Should this Planned Development ordinance lapse, the Commissioner of the Department of Planning and Development shall initiate a zoning map amendment to rezone the Property to DX-7 Downtown Mixed-Use District.

[Parcel Diagram; Zoning FAR Analysis; Vicinity Plan; Existing Zoning Map; Existing Land-Use Map; Site Plan; First Floor Plan; Mezzanine Plan; Green Roof Plan; Landscape Tree Removal; Landscape Plan; Landscape Details; North, South, East and West Building Elevations; Contextual Renderings; Existing Site Photos; Subareas A and B Surveys; Subarea B Floor Plan -- 500 North LaSalle Street; and Subarea B Elevations -- 500 North LaSalle Street referred to in these Plan of Development Statements printed on pages 3926 through 3947 of this *Journal*.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

*Business Planned Development No. \_\_\_\_\_.*

*Bulk Regulations And Data Table.*

**Net Site Area:**

Subarea A:	15,472.00 square feet
Subarea B:	6,153.59 square feet
Total Net Site Area:	21,625.59 square feet

**Existing Building Area:**

Subarea A:	15,600.00 square feet
Total Existing Building Area:	15,600.00 square feet

**Area of Proposed Building:**

Subarea A:	15,600.00 square feet (existing to remain)
Subarea B:	186,081.00 square feet
Total Proposed Building Area:	201,681.00 square feet

## Floor Area Ratio:

FAR Subarea A:	0.721 (existing)
FAR Subarea B:	8.605
Bonus FAR to purchase:	2.326
Total Project FAR:	9.326

## Maximum Allowable Floor Area:

Maximum Floor Area Subarea A:	15,600.00 square feet
Maximum Floor Area Subarea B:	186,081.00 square feet
Total Maximum Floor Area:	201,681.00 square feet

Setbacks: In accordance with Site Plan

Maximum Building Height: 188.00 feet

## Minimum Parking Spaces:

Subarea A:	0 (existing no change)
Subarea B:	0 (transit served location)

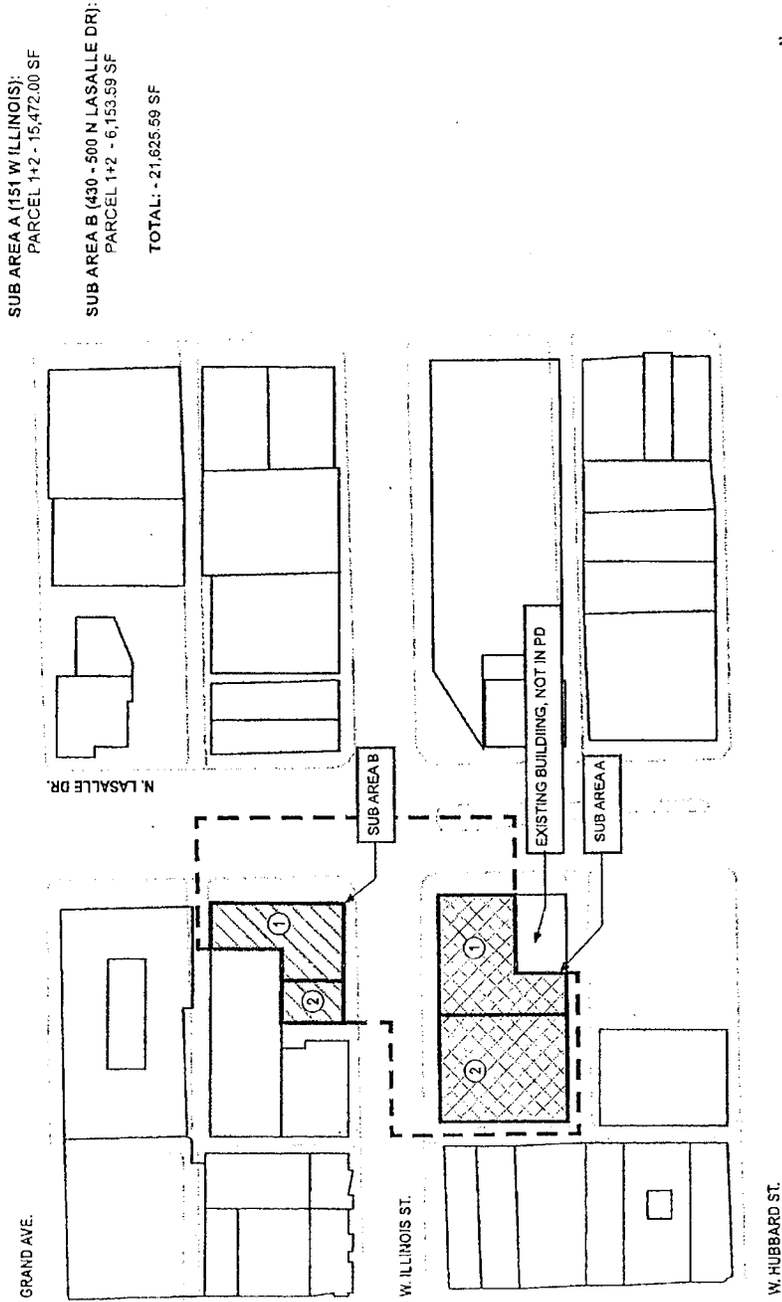
## Bicycle Parking Spaces:

Subarea A:	0 (existing -- no change)
Subarea B:	50

## Loading Spaces:

Subarea A:	0 (existing -- no change)
Subarea B:	1 (10 feet by 25 feet)

# Final for Publication



SUB AREA A (151 W ILLINOIS):  
PARCEL 1+2 - 15,472.00 SF

SUB AREA B (430 - 500 N LASALLE DR):  
PARCEL 1+2 - 6,153.59 SF

TOTAL: - 21,625.59 SF

## PARCEL DIAGRAM

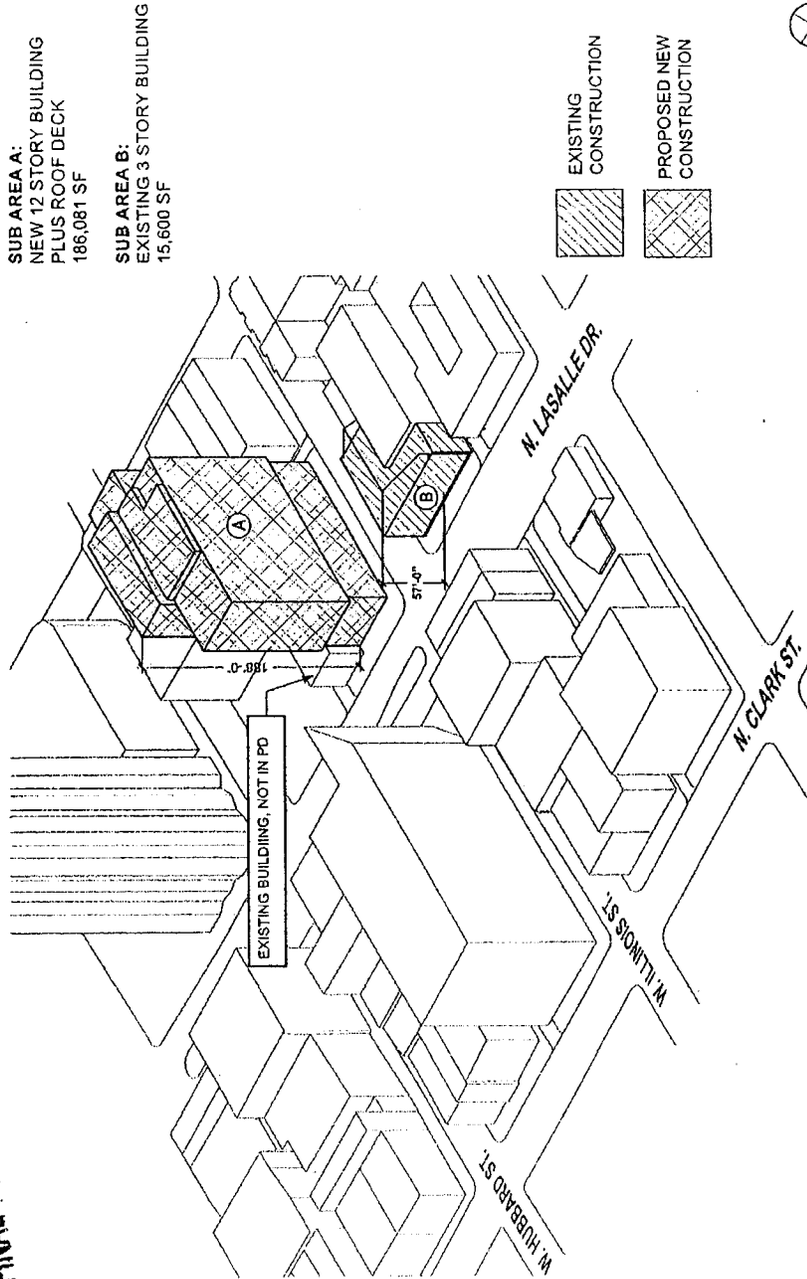
Applicant: 430 North LaSalle LLC  
 Address: 151 W Illinois; 430 - 500 N LaSalle Drive  
 Introduced: January 23, 2019  
 CPC Date: April 18, 2019

2 430 N LASALLE, LLC | LAMAR JOHNSON COLLABORATIVE

February 27, 2019

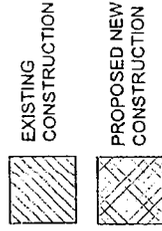


FINAL FOR PUBLICATION



SUB AREA A:  
NEW 12 STORY BUILDING  
PLUS ROOF DECK  
186,081 SF

SUB AREA B:  
EXISTING 3 STORY BUILDING  
15,600 SF



ZONING FAR ANALYSIS

Applicant: 430 North LaSalle LLC  
Address: 151 W Illinois; 430 - 500 N LaSalle Drive  
Introduced: January 23, 2019  
CPC Date: April 18, 2019

February 27, 2019



3 430 N LASALLE, LLC | LAMAR JOHNSON COLLABORATIVE

Final for Publication



VICINITY PLAN

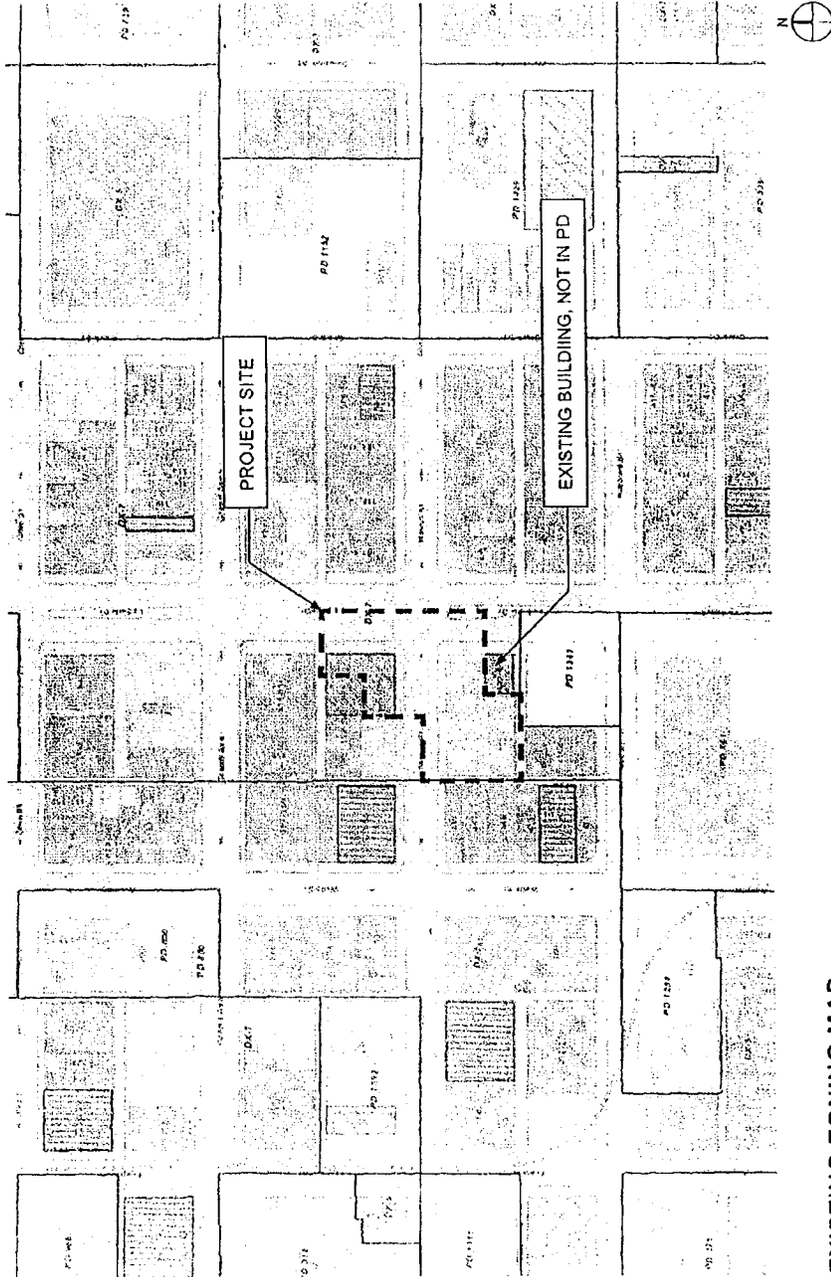
Applicant: 430 North LaSalle LLC  
 Address: 151 W Illinois; 430 - 500 N LaSalle Drive  
 Introduced: January 23, 2019  
 CPC Date: April 18, 2019

4 430 N LASALLE, LLC | LAMAR JOHNSON COLLABORATIVE

February 27, 2019



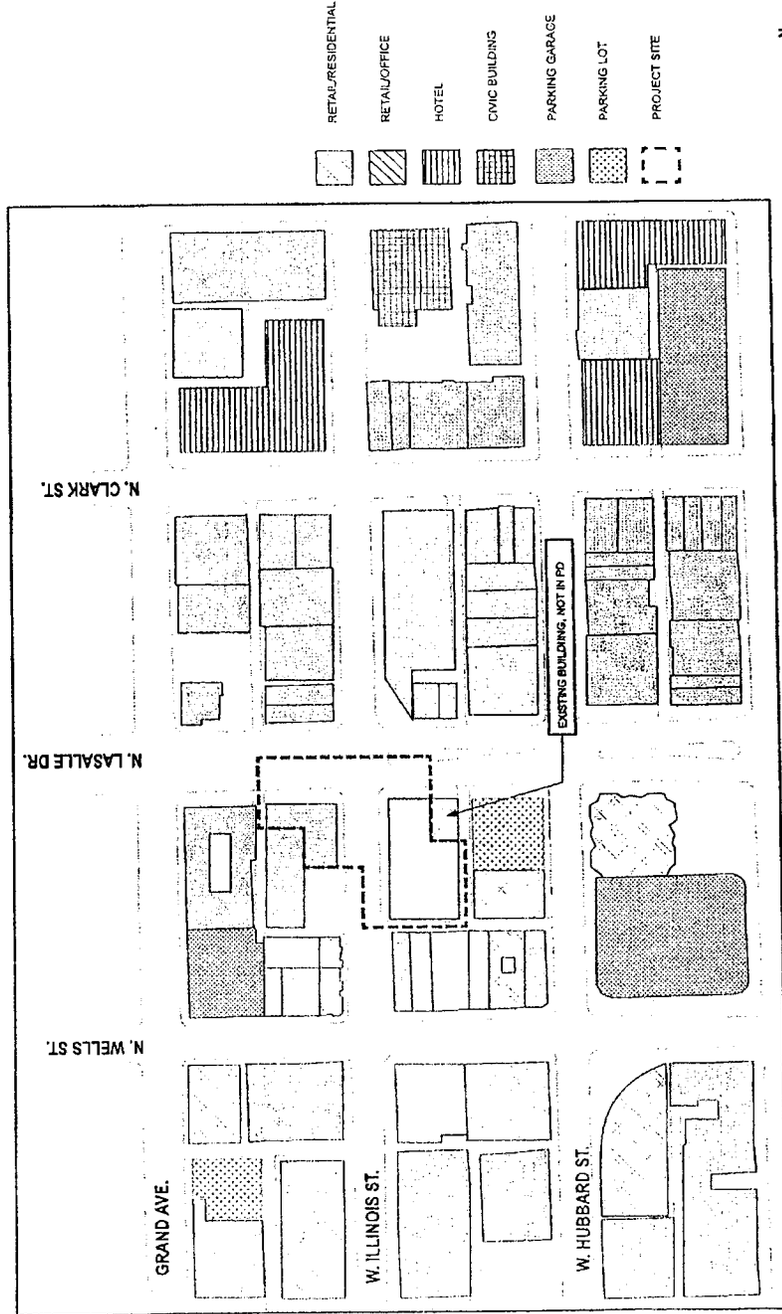
Final for Publication



EXISTING ZONING MAP

Applicant: 430 North LaSalle LLC  
 Address: 151 W Illinois; 430 - 500 N LaSalle Drive  
 Introduced: January 23, 2019  
 CPC Date: April 18, 2019

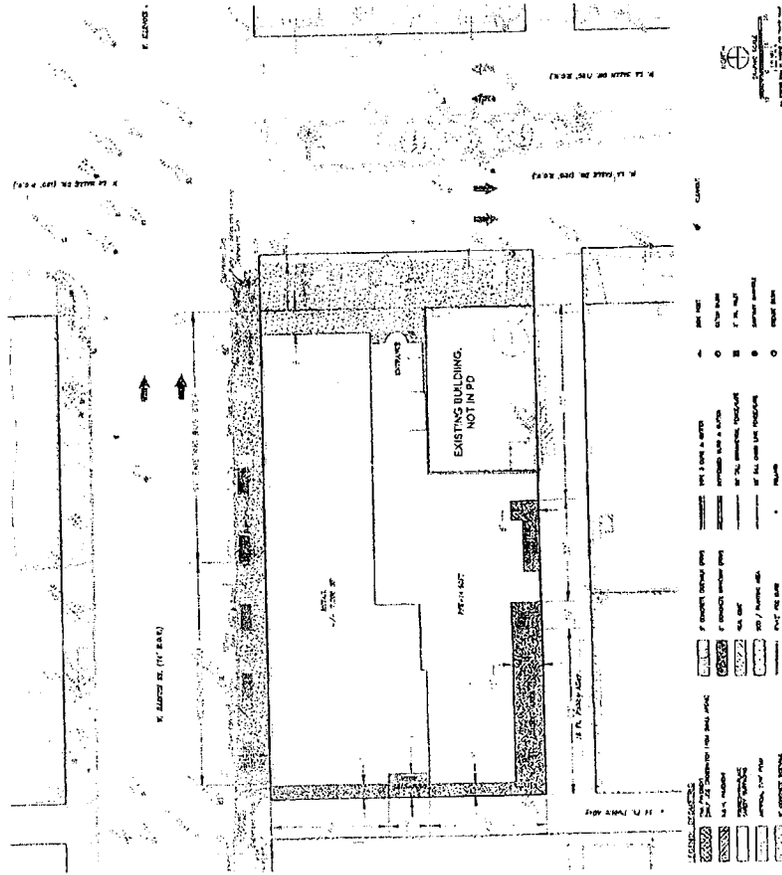
Final for Publication



EXISTING LAND USE MAP

Applicant: 430 North LaSalle LLC  
 Address: 151 W Illinois, 430 - 500 N LaSalle Drive  
 Introduced: January 23, 2019  
 CPC Date: April 18, 2019

Final for Publication

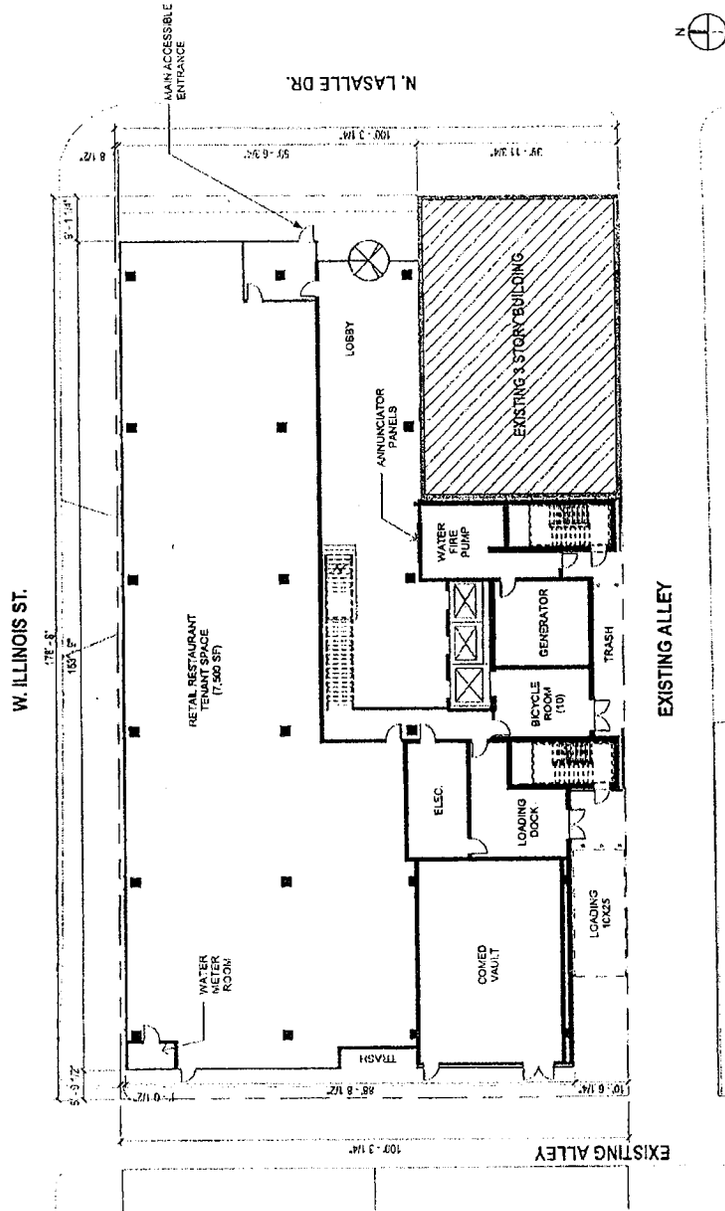


SITE PLAN

Applicant: 430 North LaSalle LLC  
 Address: 151 W Illinois - 430 - 500 N LaSalle Drive  
 Introduced: January 23, 2019  
 CPC Date: April 18, 2019



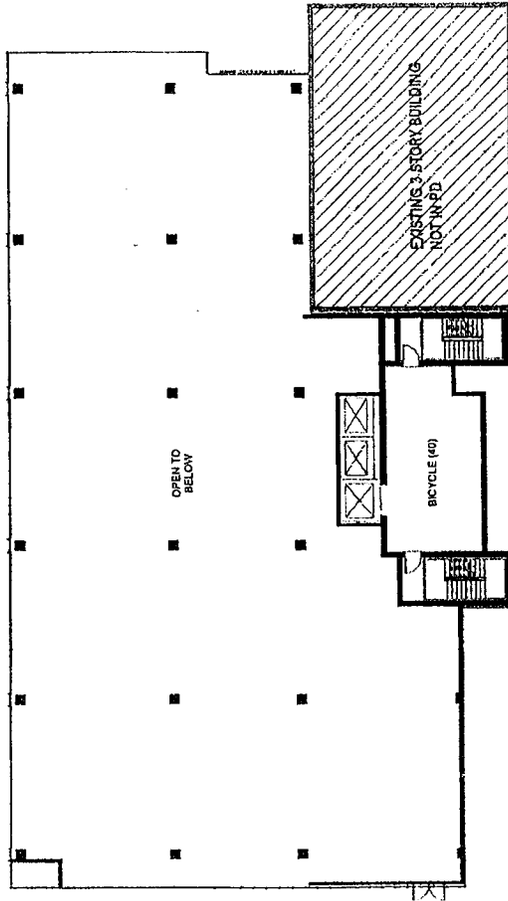
Final for Publication



FIRST FLOOR PLAN

Applicant: 430 North LaSalle LLC  
 Address: 151 W Illinois; 430 - 500 N LaSalle Drive  
 Introduced: January 23, 2019  
 CPC Date: April 18, 2019

FINAL FOR PUBLICATION

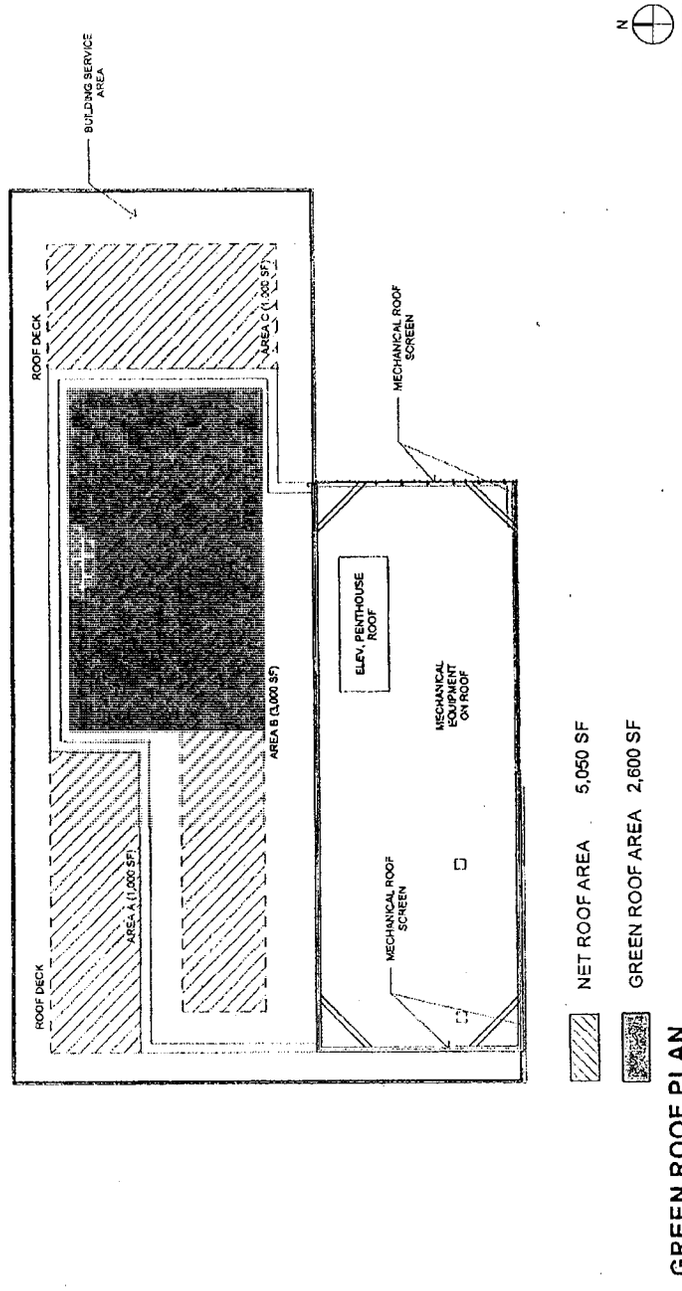


**MEZZANINE PLAN**

Applicant: 430 North LaSalle LLC  
 Address: 151 W Illinois, 430 - 500 N LaSalle Drive  
 Introduced: January 23, 2019  
 CPC Date: April 18, 2019



Final for Publication

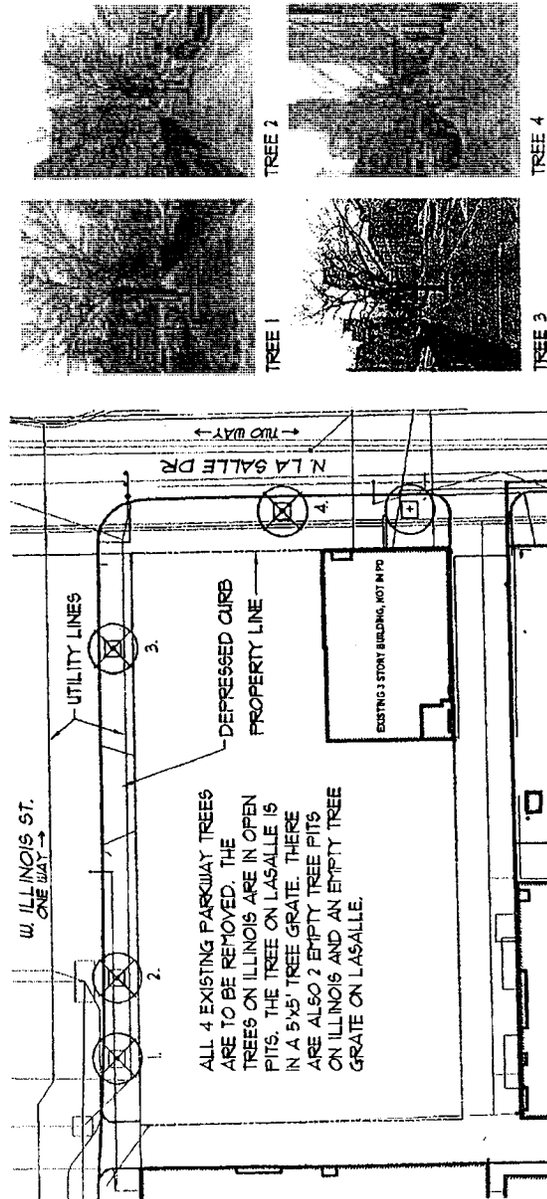


Applicant: 430 North LaSalle LLC  
 Address: 151 W Illinois: 430 - 500 N LaSalle Drive  
 Introduced: January 23, 2019  
 CPC Date: April 18, 2019

February 27, 2019

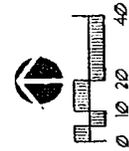
10 430 N LASALLE, LLC | LAMAR JOHNSON COLLABORATIVE

Final for Publication



PARKWAY TREE REMOVAL LIST

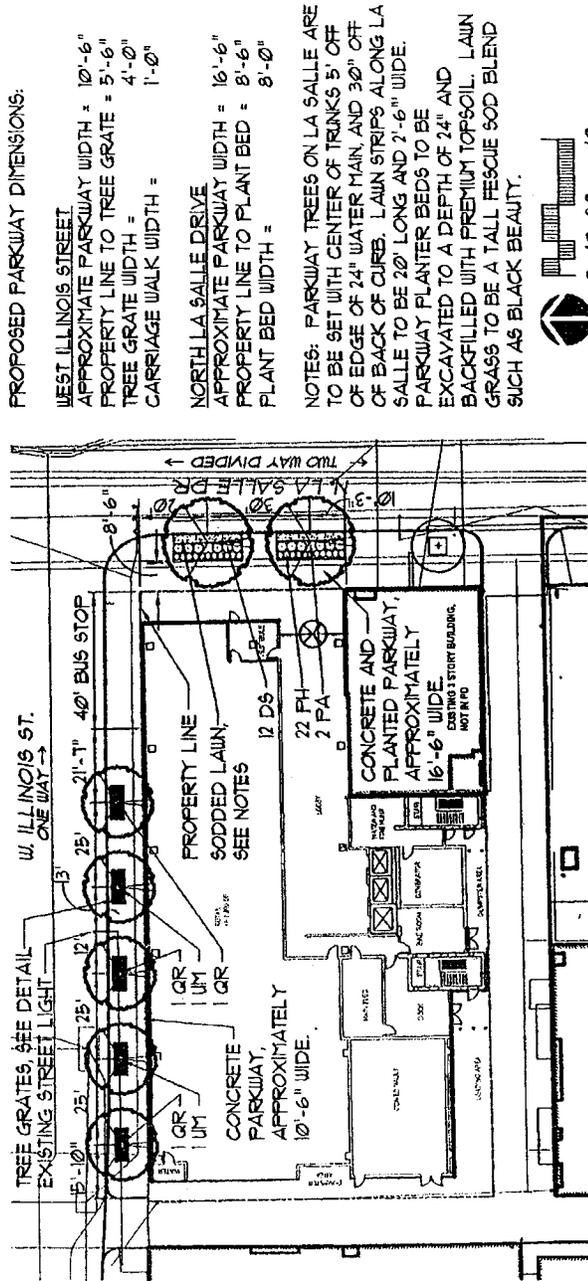
CODE	BOTANICAL NAME	COMMON NAME	SIZE	CONDITION
1	GLEDITSIA TRIACANTHOS INERTIS	THORNLESS HONEYLOCUST	11" CAL.	GOOD
2	GLEDITSIA TRIACANTHOS INERTIS	THORNLESS HONEYLOCUST	11" CAL.	GOOD
3	GLEDITSIA TRIACANTHOS INERTIS	THORNLESS HONEYLOCUST	13" CAL.	GOOD
4	ULMUS SPECIES	ELM VARIETY	8" CAL.	GOOD



LANDSCAPE TREE REMOVAL

Applicant: 430 North LaSalle LLC  
 Address: 151 W Illinois; 430 - 500 N LaSalle Drive  
 Introduced: January 23, 2019  
 CPC Date: April 18, 2019

Final for Publication



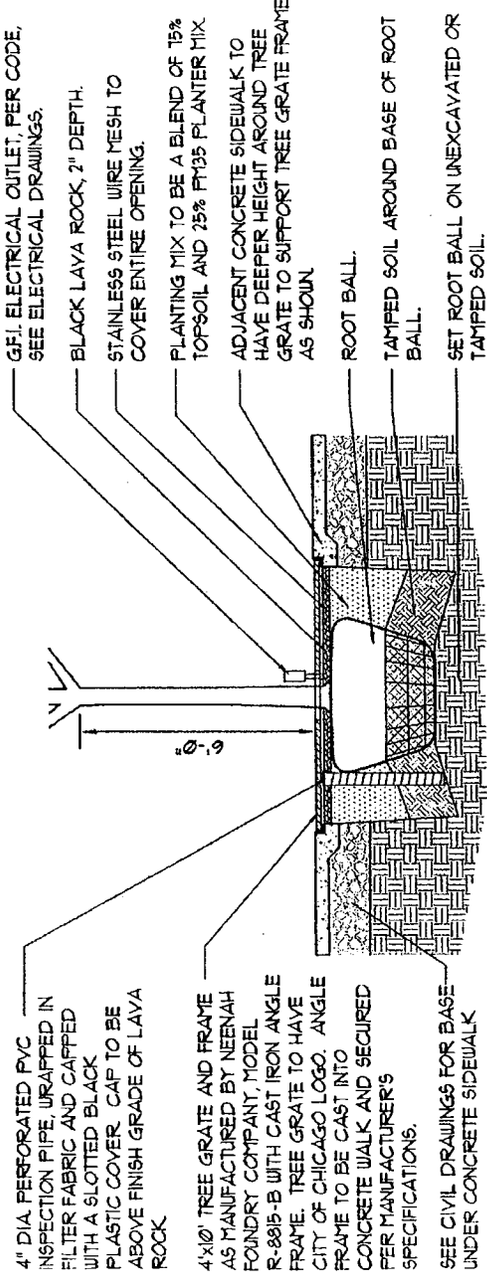
Applicant: 430 North LaSalle LLC  
Address: 151 W Illinois, 430 - 500 N LaSalle Drive  
Introduced: January 23, 2019  
CPC Date: April 18, 2019

February 27, 2019

12 430 N LASALLE, LLC | LAMAR JOHNSON COLLABORATIVE

# Final for Publication

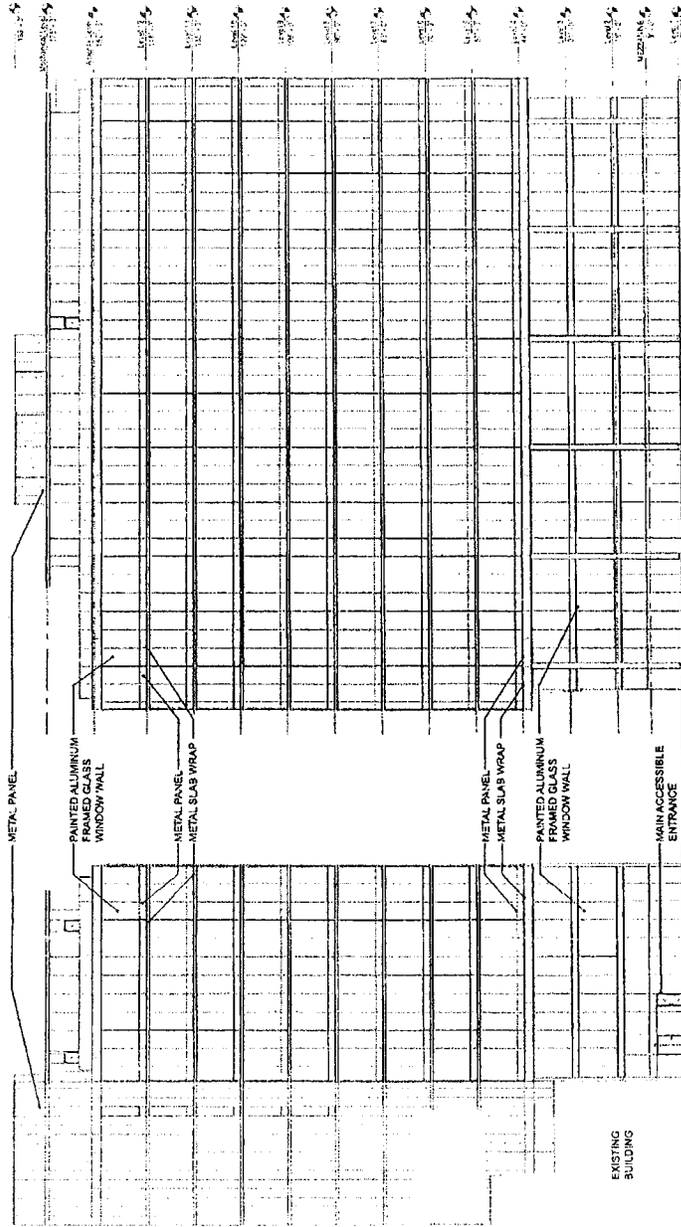
LOCATE ALL UNDERGROUND UTILITIES PRIOR TO DIGGING. TREE PIT WIDTH TO BE EXTENDED 12" AROUND THE ENTIRE ROOT BALL AS SHOWN IN THE DETAIL BELOW. TEST TREE PIT FOR DRAINAGE PRIOR TO INSTALLING TREE. PRUNE OFF ALL DEAD, BROKEN OR SCARRED BRANCHES, AND SHAPE PRUNE AS DIRECTED BY THE LANDSCAPE ARCHITECT. FOR TREES UP TO 4" CALIPER OR 12' HEIGHT, REMOVE APPROXIMATELY 5% -10% OF THE OVERALL BRANCHING. FOR TREES OVER 4" CALIPER OR 12' HEIGHT, REMOVE APPROXIMATELY 15%-20% OF THE OVERALL BRANCHING. LOCATE ROOT FLARE IN ROOT BALL AND SET TREE HEIGHT SO THAT ROOT FLARE IS FLUSH WITH THE PLANTING MIX. WATER IN THE PLANTING MIX THOROUGHLY, WHILE KEEPING THE TREE PLUMB. STRAIGHTEN TREE IF SETTLING OCCURS. CONTRACTOR TO REMOVE ALL TWINE, ROPE, BASKET WIRE AND BURLAP FROM THE TOP HALF OF THE ROOT BALL.



## LANDSCAPE DETAILS

Applicant: 430 North LaSalle LLC  
 Address: 151 W Illinois; 430 - 500 N LaSalle Drive  
 Introduced: January 23, 2019  
 CPC Date: April 18, 2019

Final for Publication



EAST ELEVATION

NORTH ELEVATION

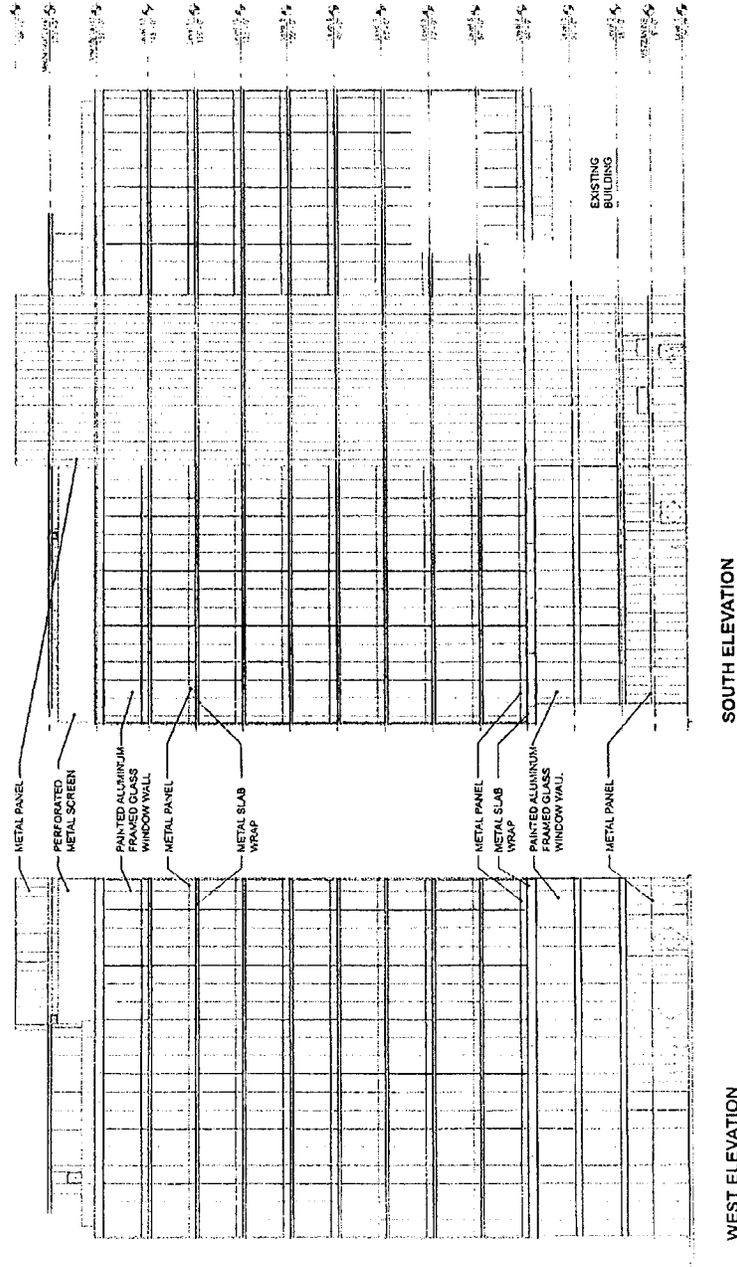
ELEVATIONS

Applicant: 430 North LaSalle LLC  
 Address: 151 W Illinois, 430 - 500 N LaSalle Drive  
 Introduced: January 23, 2019  
 CPC Date: April 18, 2019



February 27, 2019

Final for Publication



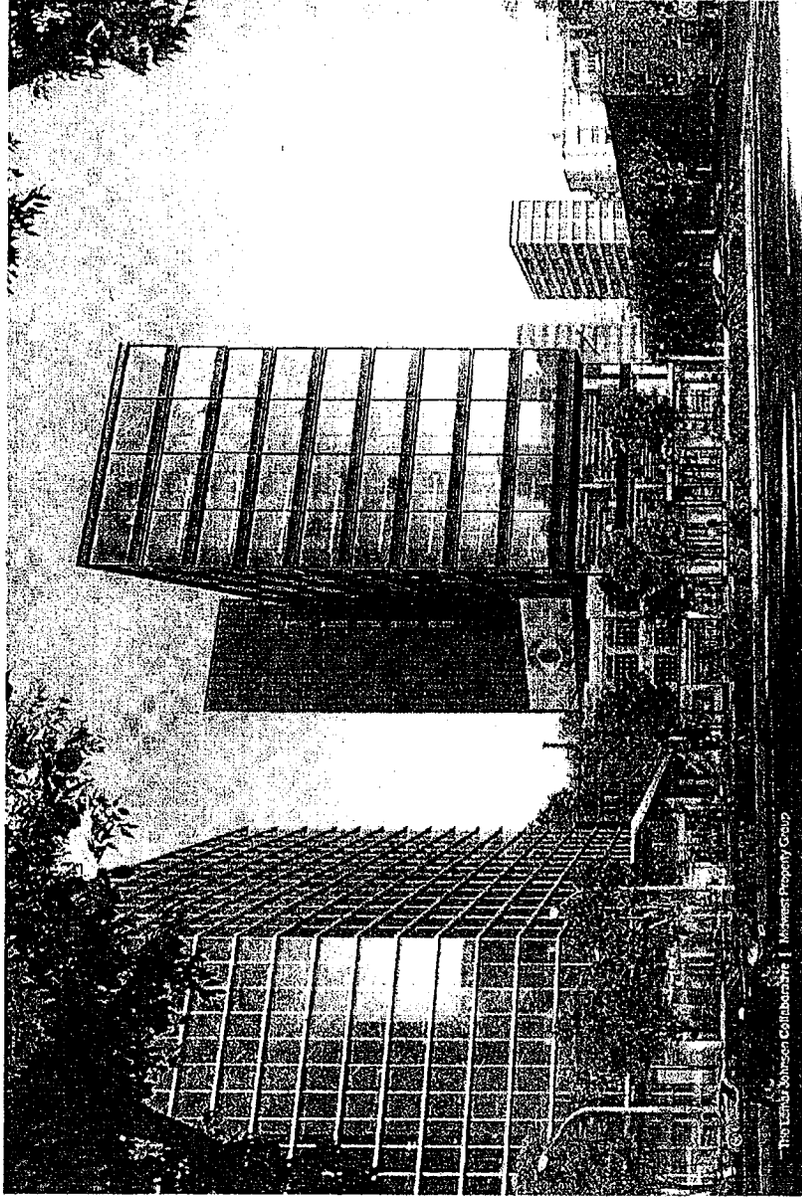
WEST ELEVATION

SOUTH ELEVATION

ELEVATIONS

Applicant: 430 North LaSalle LLC  
 Address: 151 W Illinois, 430 - 500 N LaSalle Drive  
 Introduced: January 23, 2019  
 CPC Date: April 18, 2019

FINAL FOR PUBLICATION



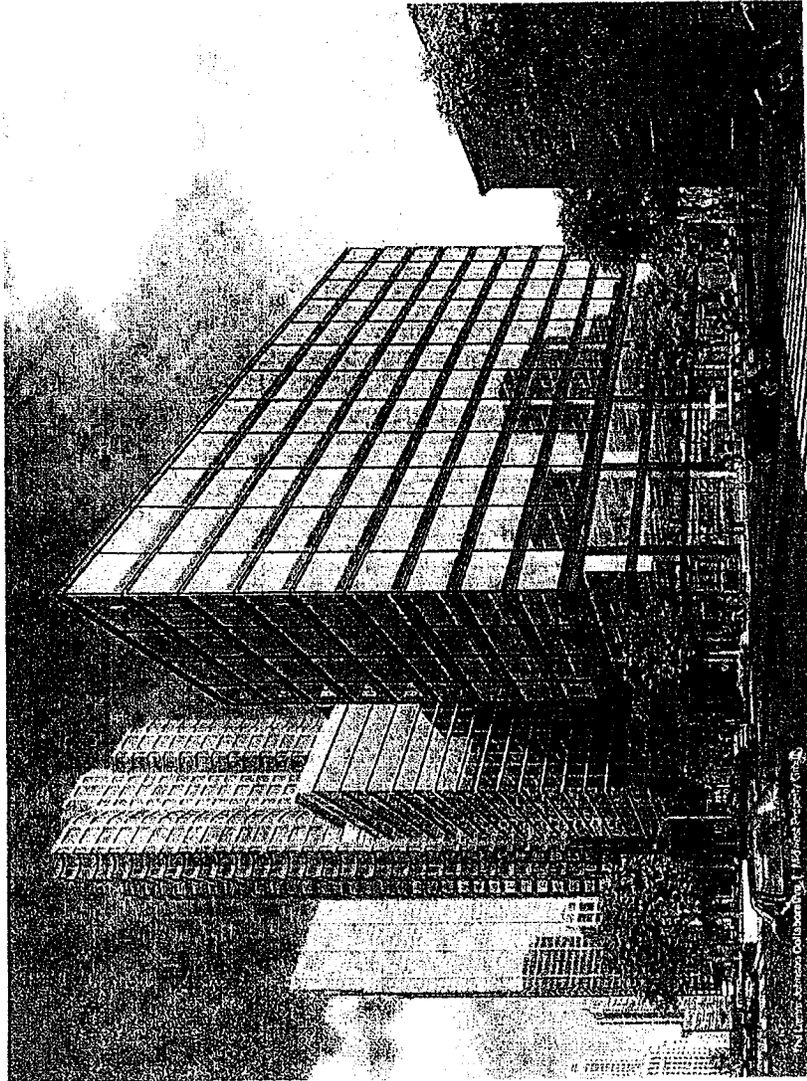
180 Leland Johnson Collaborative | Midwest Property Group

CONTEXTUAL RENDERINGS

Applicant: 430 North LaSalle LLC  
 Address: 151 W Illinois; 430 - 500 N LaSalle Drive  
 Introduced: January 23, 2019  
 CPC Date: April 18, 2019



FINAL FOR PUBLICATION



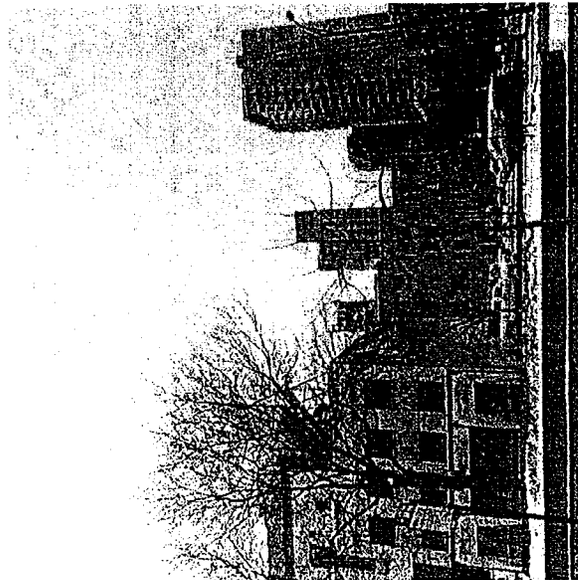
CONTEXTUAL RENDERINGS

Applicant: 430 North LaSalle, LLC  
 Address: 151 W Illinois; 430 - 500 N LaSalle Drive  
 Introduced: January 23, 2019  
 CPC Date: April 18, 2019

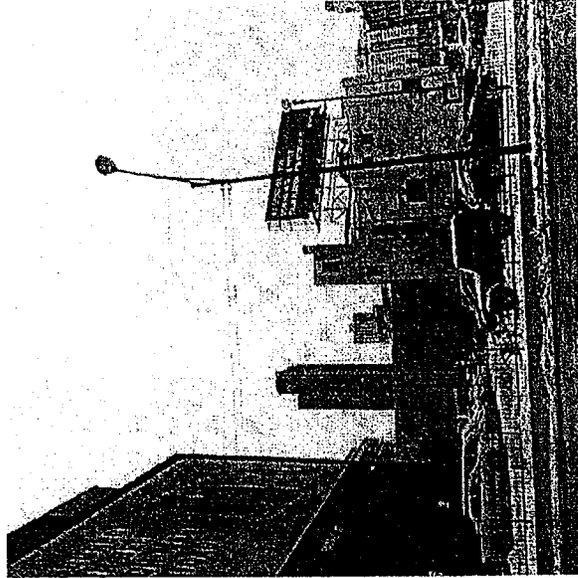


February 27, 2019

FINAL FOR PUBLICATION



EXISTING PHOTO - LOOKING WEST



EXISTING PHOTO - LOOKING NORTH

EXISTING SITE PHOTOS

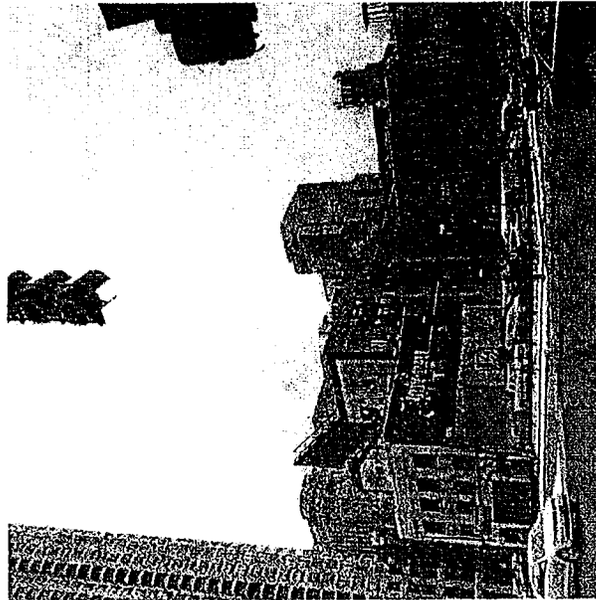
Applicant: 430 North LaSalle LLC  
Address: 151 W Illinois; 430 - 500 N LaSalle Drive  
Introduced: January 23, 2019  
CPC Date: April 18, 2019

18 430 N LASALLE, LLC | LAMAR JOHNSON COLLABORATIVE

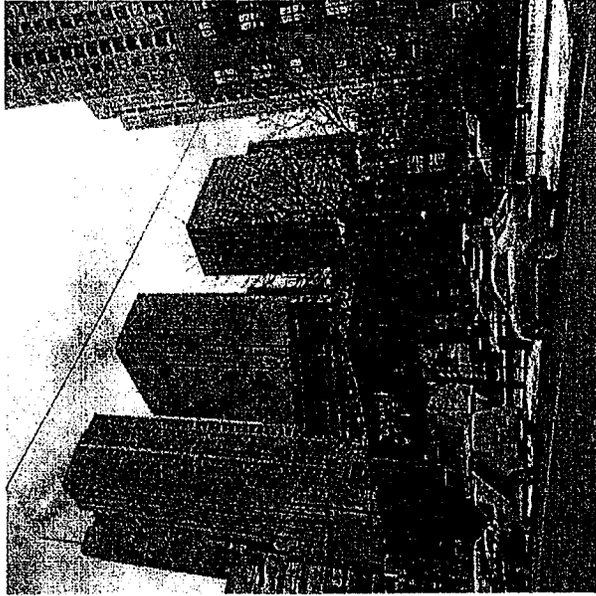
February 27, 2019



FINAL FOR PUBLICATION



EXISTING PHOTO - LOOKING SOUTHWEST

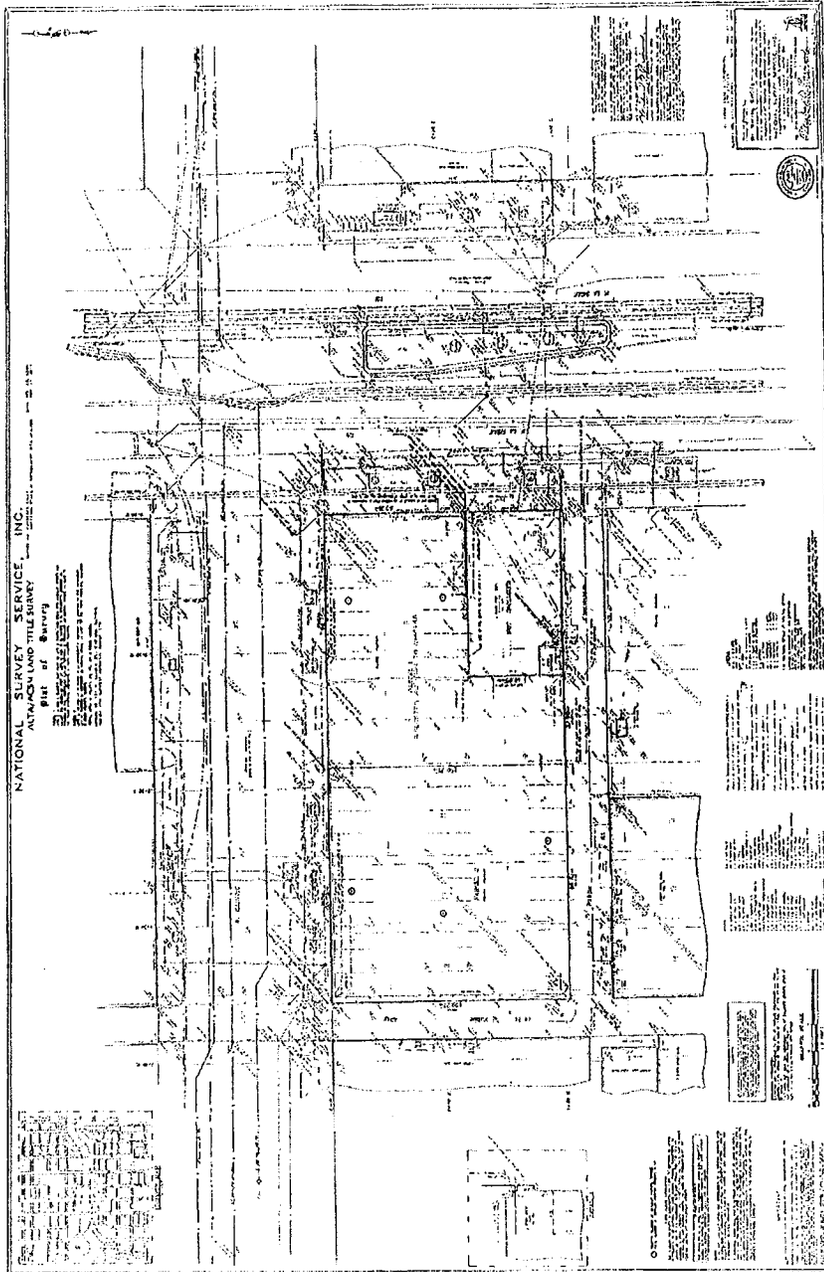


EXISTING PHOTO - LOOKING SOUTHEAST

**EXISTING SITE PHOTOS**

Applicant: 430 North LaSalle LLC  
 Address: 151 W Illinois; 430 - 500 N LaSalle Drive  
 Introduced: January 23, 2019  
 CPC Date: April 18, 2019

FINAL FOR PUBLICATION



SURVEY SUB AREA A

Applicant: 430 North LaSalle, LLC  
 Address: 151 W Illinois; 430 - 500 N LaSalle Drive  
 Introduced: January 23, 2019  
 CPC Date: April 18, 2019

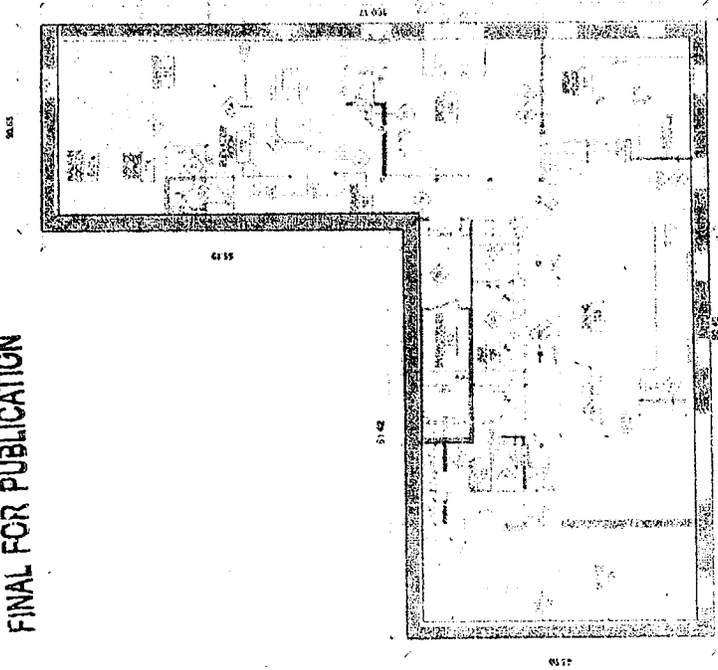
20 430 N LASALLE, LLC | LAMAR JOHNSON COLLABORATIVE

February 27, 2019





FINAL FOR PUBLICATION



FLOOR PLAN SUB AREA B - 500 N LASALLE

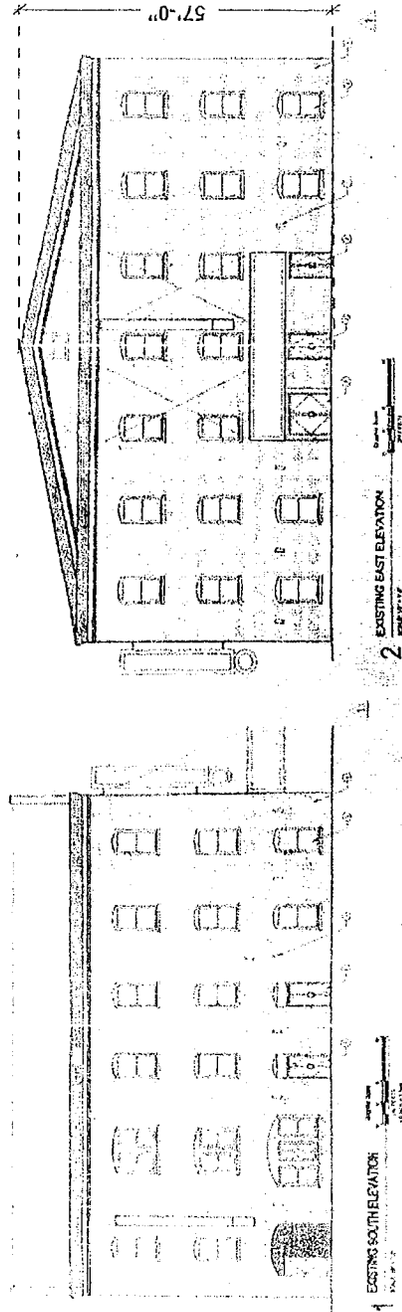
Applicant: 430 North LaSalle LLC  
 Address: 151 W Illinois, 430 - 500 N LaSalle Drive  
 Introduced: January 23, 2019  
 CPC Date: April 18, 2019

22 430 N LASALLE, LLC | LAMAR JOHNSON COLLABORATIVE

February 27, 2019



Final for Publication



ELEVATIONS SUB AREA B - 500 N LASALLE

Applicant: 430 North LaSalle, LLC  
 Address: 151 W Illinois, 430 - 500 N LaSalle Drive  
 Introduced: January 23, 2019  
 CPC Date: April 18, 2019

23 430 N LASALLE, LLC | LAMAR JOHNSON COLLABORATIVE

February 27, 2019



*Reclassification Of Area Shown On Map No. 1-G.*  
(As Amended)  
(Application No. 19964T1)  
(Common Address: 1100 -- 1110 W. Fulton Market  
And 300 -- 308 N. Aberdeen St.)

[SO2019-1373]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all C1-1 Neighborhood Commercial District symbols and indications as shown on Map Number 1-G in the area bounded by:

the alley next north of and parallel to West Fulton Market; North Aberdeen Street; West Fulton Market; and a line 125.95 feet west of and parallel to North Aberdeen Street,

to those of a DX-5 Downtown Mixed-Use 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.

[Site/Landscape Plan; First, Second, Third, Fourth and Fifth Floor Plans;  
and North, South and East Building Elevations attached to this  
ordinance printed on pages 3950 through  
3958 of this *Journal*.]

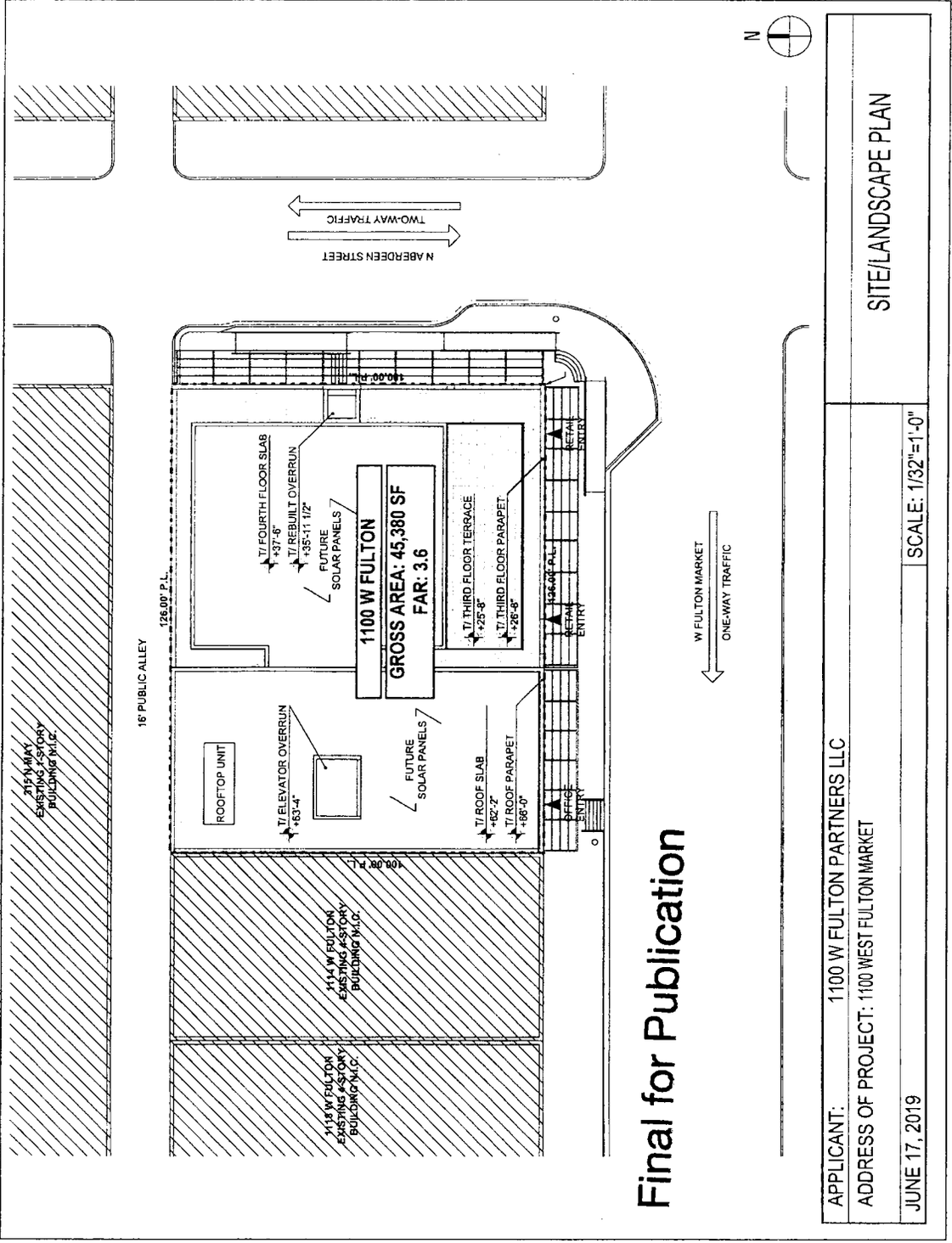
Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

## Final for Publication

### Substitute Project Narrative and Plans

1100 W Fulton Partners LLC is the Applicant and property owners of 1100-1104 West Fulton Market Street, Chicago, IL 60607. 1108 West Fulton Market Street is owned by 1108-1110 W Futon Partners LLC and has given proper consent. Applicant seeks a zoning map amendment to change the zoning district from C1-1 to DX-5 for 1100-1110 West Fulton Market in order to build an addition to an existing two story building to be used for retail and office space that exceeds the floor area ratio and building height requirements of its current zoning district.

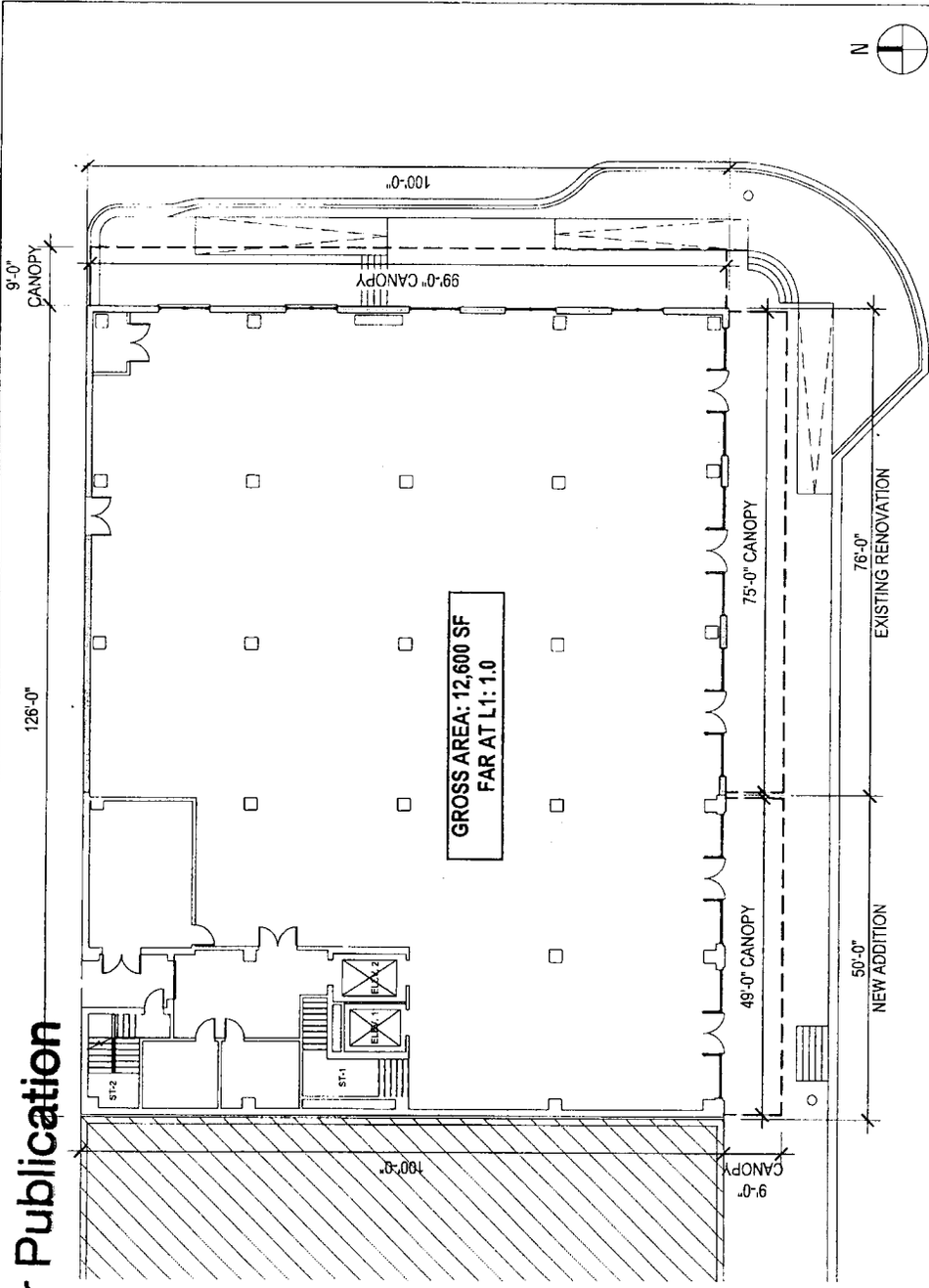
- |                        |   |
|------------------------|---|
| A. Floor Area Ratio:   | 3.6   |
| B. Density:            | 62.975 minimum lot area per dwelling unit; N/A for this site.   |
| C. Off-street Parking: | 0 parking spaces in the attached lot.                           |
| D. Setbacks:           | Front: 0'-0"<br>Side: West: 0'-0"<br>East: 0'-0"<br>Rear: 0'-0" |
| E. Building Height:    | Existing building approximately 63 feet                         |



Final for Publication

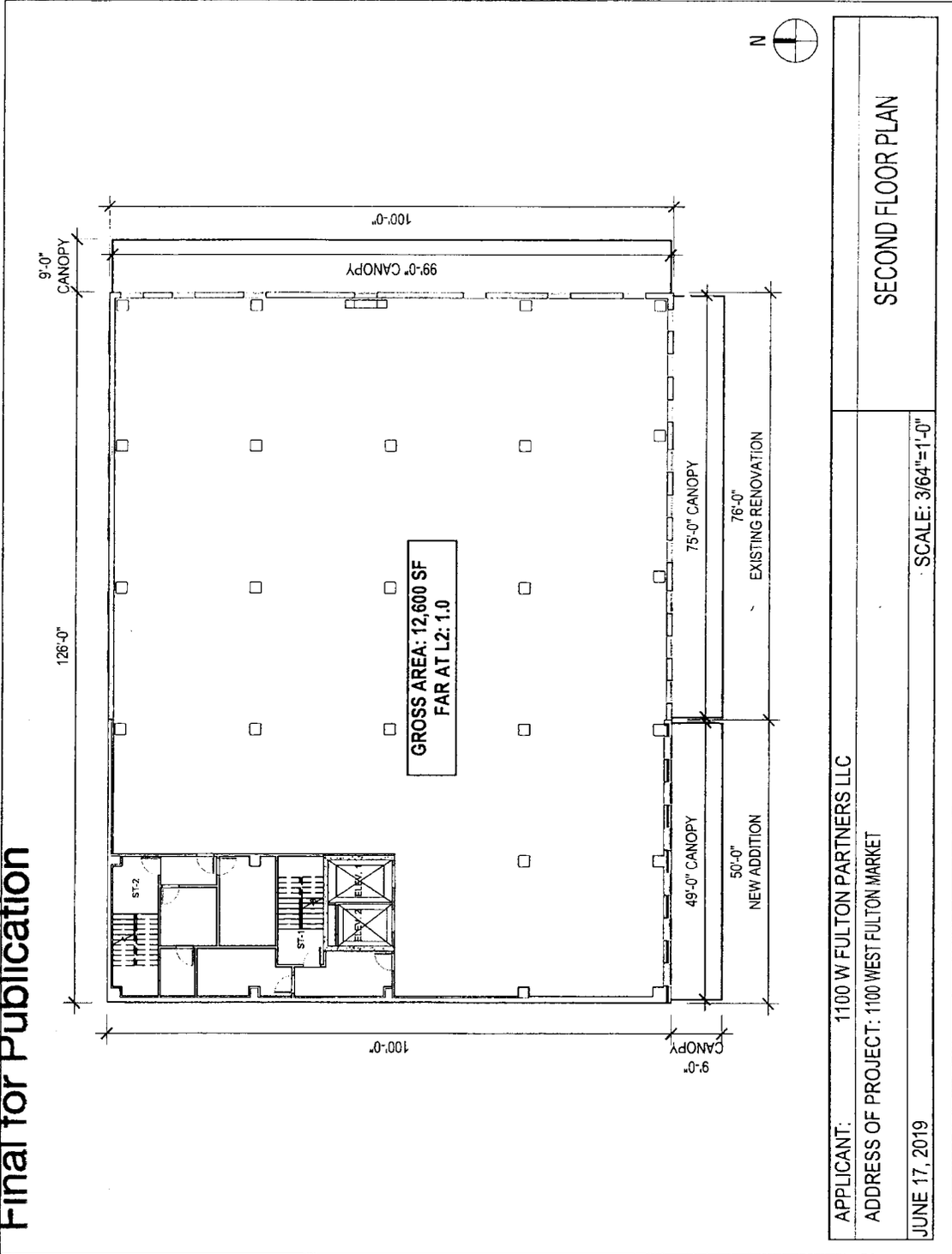
APPLICANT: 1100 W FULTON PARTNERS LLC	SITE/LANDSCAPE PLAN
ADDRESS OF PROJECT: 1100 WEST FULTON MARKET	
JUNE 17, 2019	SCALE: 1/32"=1'-0"

Final for Publication



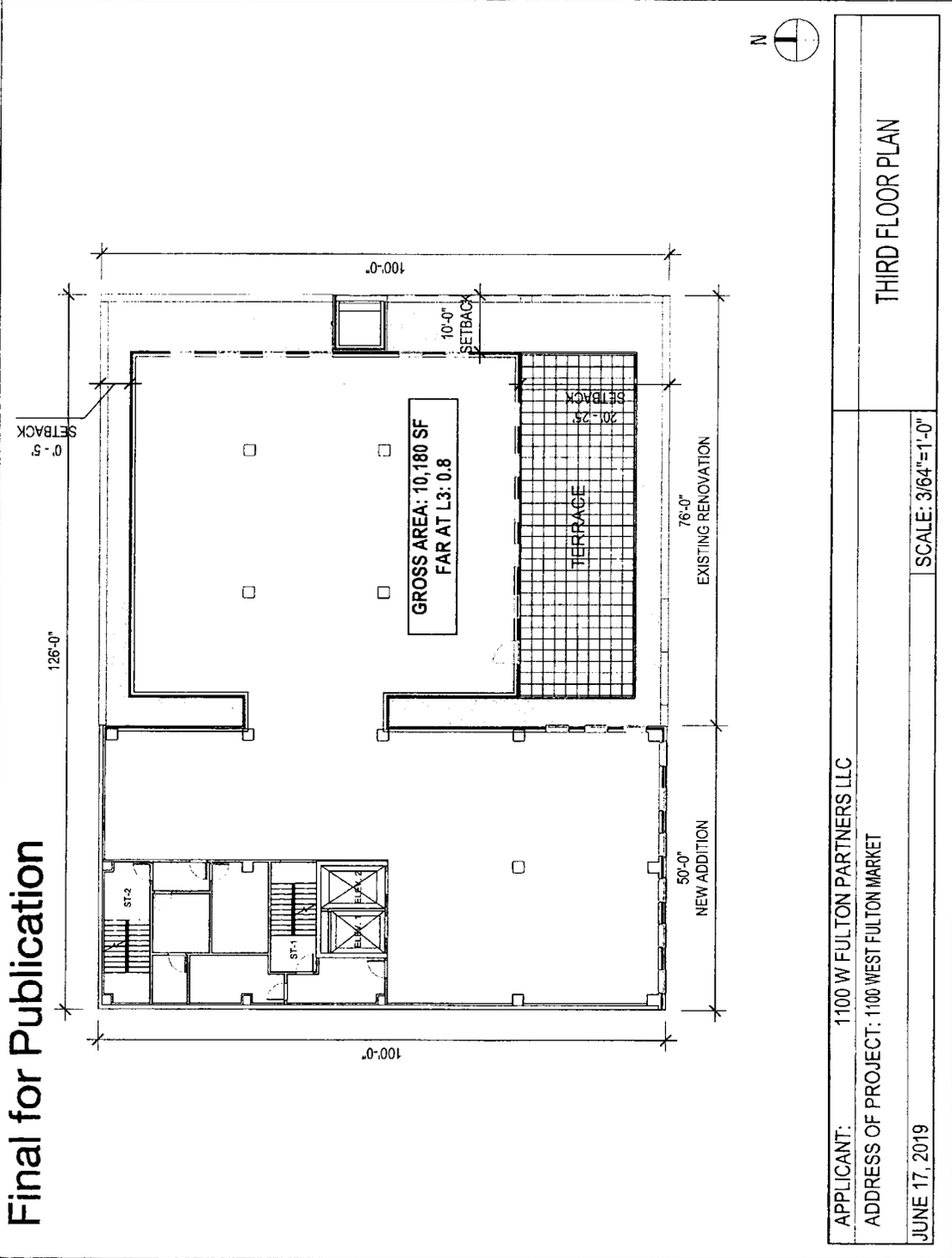
APPLICANT: 1100 W FULTON PARTNERS LLC		FIRST FLOOR PLAN
ADDRESS OF PROJECT: 1100 WEST FULTON MARKET		
JUNE 17, 2019		SCALE: 3/64"=1'-0"

Final for Publication

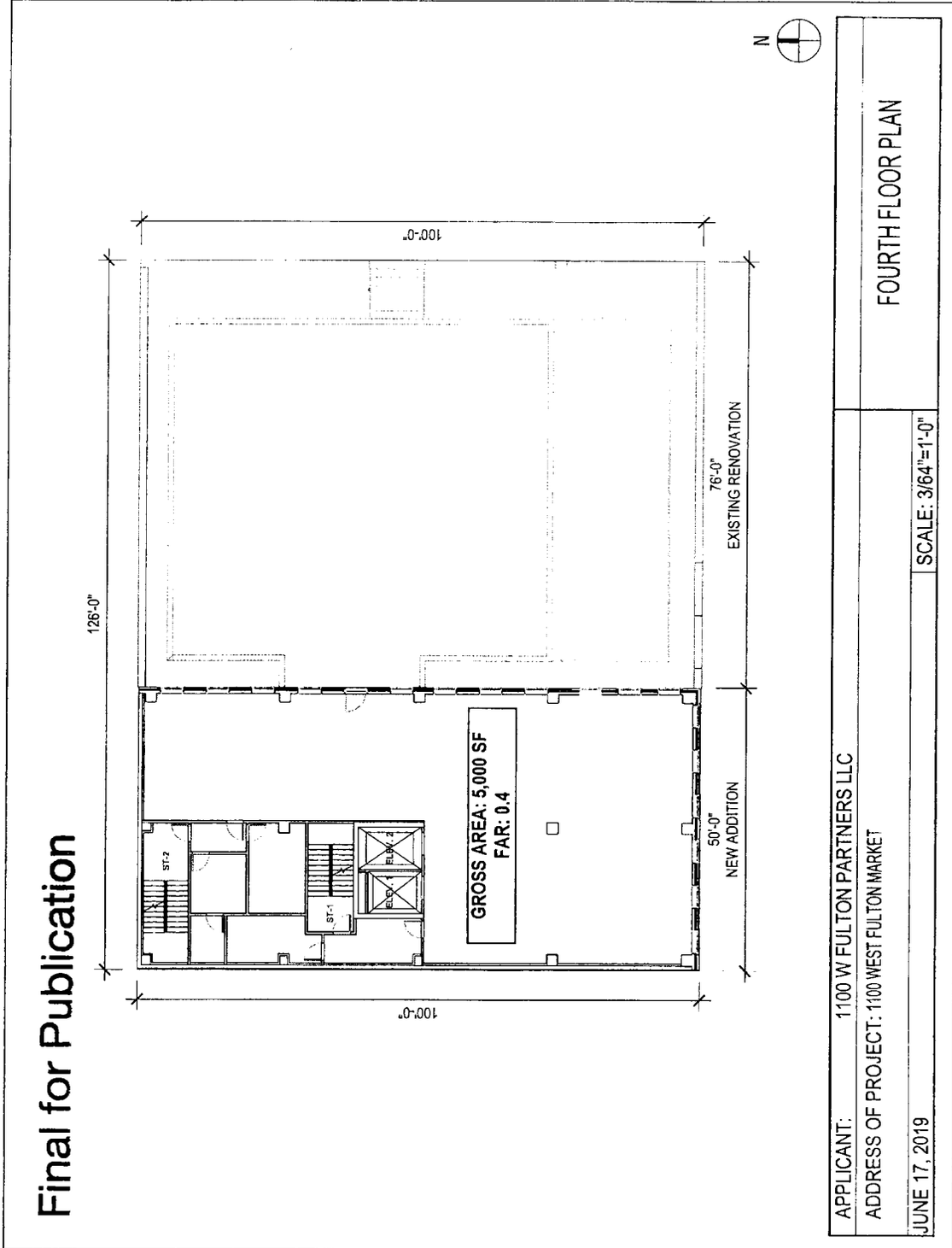


SECOND FLOOR PLAN	
APPLICANT: 1100 W FULTON PARTNERS LLC	SCALE: 3/64"=1'-0"
ADDRESS OF PROJECT: 1100 WEST FULTON MARKET	
JUNE 17, 2019	

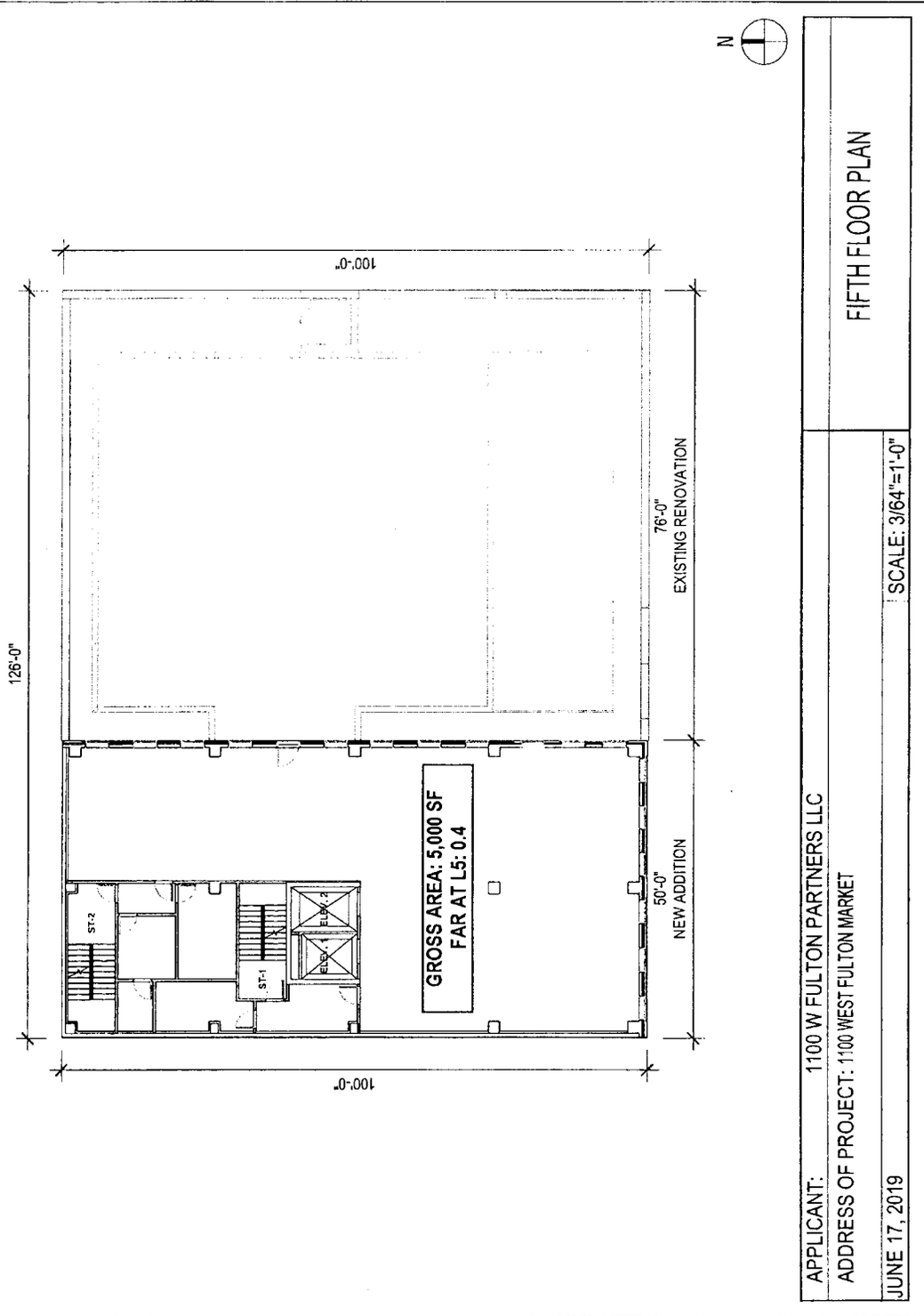
Final for Publication

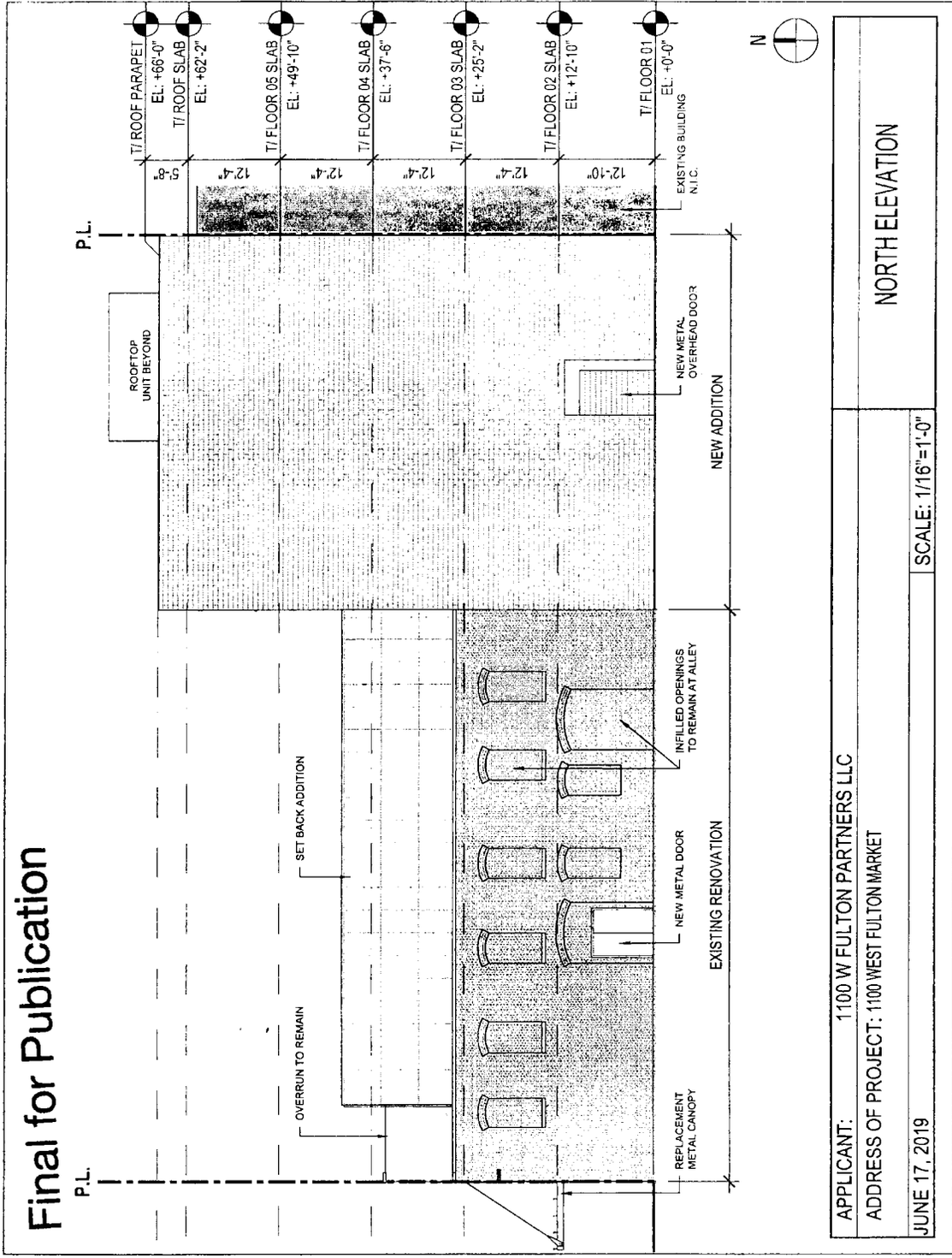


APPLICANT: 1100 W FULTON PARTNERS LLC	THIRD FLOOR PLAN
ADDRESS OF PROJECT: 1100 WEST FULTON MARKET	
JUNE 17, 2019	SCALE: 3/64"=1'-0"

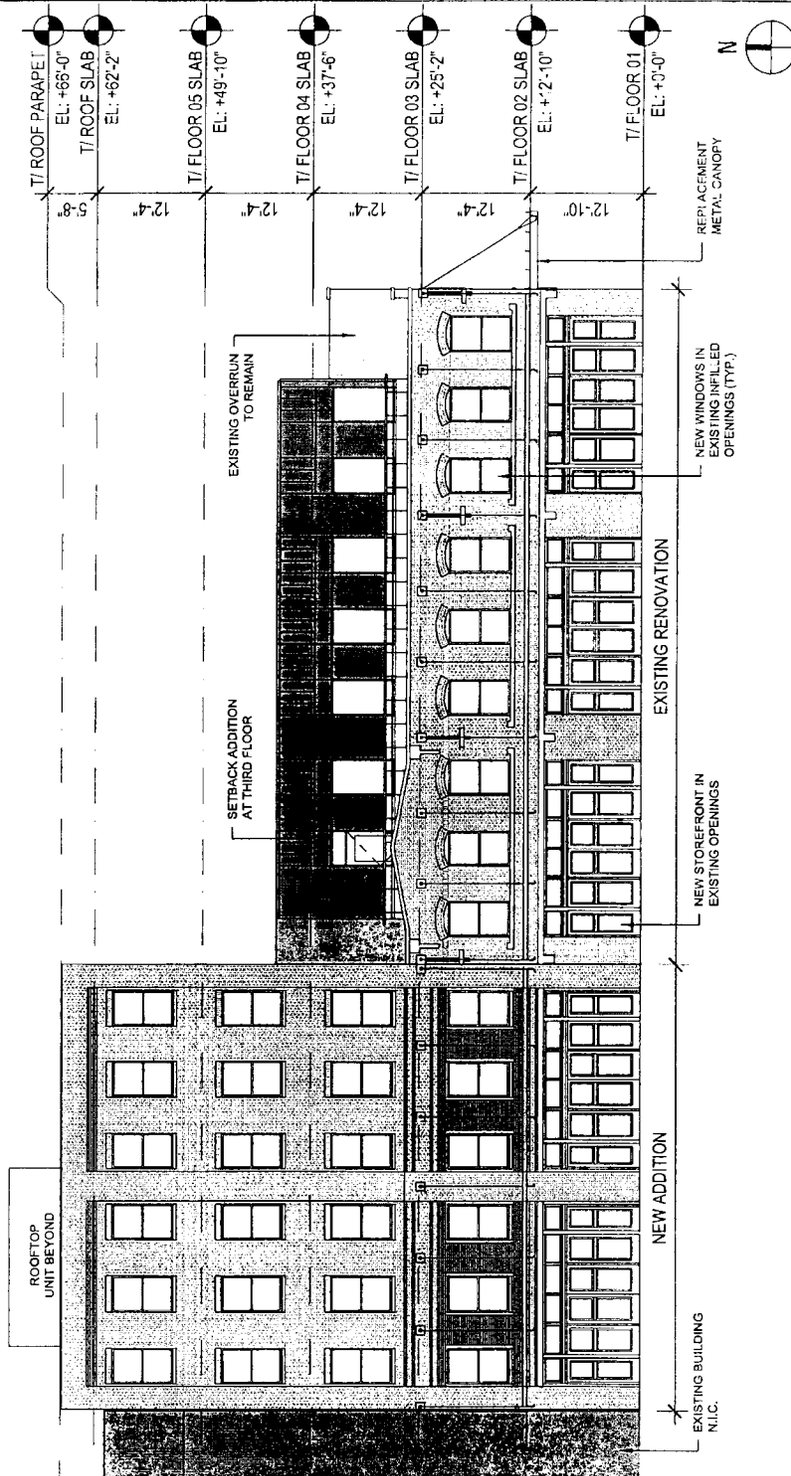


Final for Publication



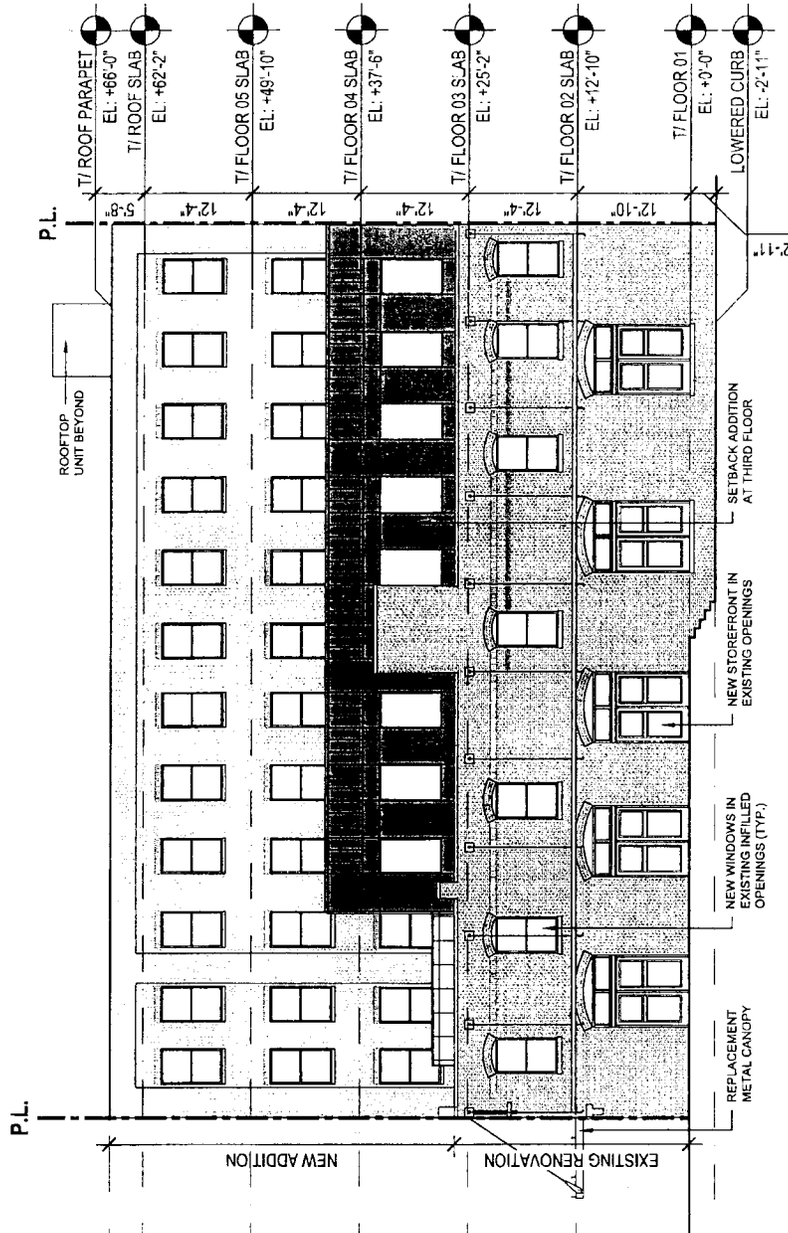


Final for Publication



APPLICANT: 1100 W FULTON PARTNERS LLC	
ADDRESS OF PROJECT: 1100 WEST FULTON MARKET	
JUNE 17, 2019	SCALE: 1/16"=1'-0"
SOUTH ELEVATION	

Final for Publication



EAST ELEVATION	
APPLICANT: 1100 W FULTON PARTNERS LLC	SCALE: 1/16"=1'-0"
ADDRESS OF PROJECT: 1100 WEST FULTON MARKET	
JUNE 17, 2019	

*Reclassification Of Area Shown On Map No. 1-G.*  
(As Amended)  
(Application No. 19976T1)  
(Common Address: 1133 -- 1155 W. Fulton Market)

[SO2019-1379]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the C1-1 Neighborhood Commercial District symbols and indications as shown on Map Number 1-G in the area bounded by:

West Fulton Market; North May Street; the alley next south of and parallel to West Fulton Market; and North Racine Avenue,

to those of a DX-5 Downtown Mixed-Use 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.

[Site Plan; Proposed Basement, First, Second, Third and Fourth Floor Plans;  
Proposed Roof Plan; Proposed North, South, East and West Building  
Elevations; and Building Depictions attached to this  
ordinance printed on pages 3961 through  
3972 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

## Final for Publication

17-13-0303-C (1) Narrative Zoning Analysis – *SUBSTITUTE NARRATIVE AND PLANS*  
1133-1155 West Fulton Market, Chicago, Illinois

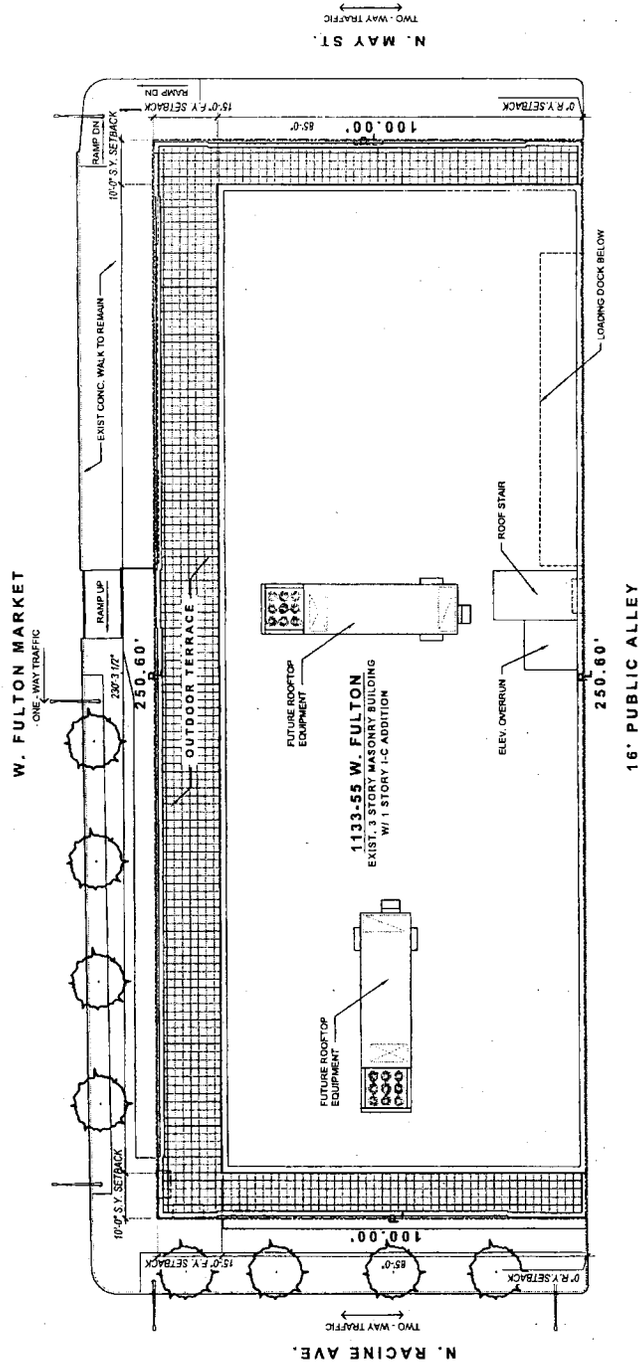
Proposed Zoning: DX-5 Downtown Mixed-Use District

Lot Area: 25,060 square feet

Proposed Land Use: The Applicant is seeking a zoning change in order to permit the rehabilitation and expansion of the two (2) existing three-story conjoined buildings, which buildings are presently *non-conforming* under the current Zoning Ordinance. The proposed change in zoning, therefore, will also cure the *non-conforming* conditions, at the property. Part of the rehabilitation proposal calls for the erection of a new one-story (vertical) addition – above the existing 3<sup>rd</sup> Floor. The rehabilitation plan also calls for the establishment of ‘office suites’, within the western portion of the 1<sup>st</sup> Floor and on the entirety of the 2<sup>nd</sup> thru 4<sup>th</sup> Floors, while the eastern portion of the 1<sup>st</sup> Floor will be dedicated to ‘retail’ use. Toward this end, the proposed one-story addition will contain a single office suite, with a private outdoor terrace - which will wrap around the front and sides of the space. No ‘residential uses’ are proposed or intended. There is, and will remain, no off-street vehicular parking, at the site. The existing building, with proposed 4<sup>th</sup> Floor addition, is and will be masonry, glass and steel in construction and will measure 60 feet-0 inches in height.

- (A) The Project’s Floor Area Ratio: 94,733 square feet (3.78 FAR)
- (B) The Project’s Density (Lot Area Per Dwelling Unit): NO dwelling units proposed
- (C) The amount of off-street parking: 0 vehicular parking spaces  
*\*Please see: Sec. 17-10-0101-C(2) Change of Use (Nonresidential) and Sec. 17-10-0102-A(2) Rehabilitation of Contributing Building in Landmark District*
- (D) Setbacks:
  - a. Front Setback: 0 feet-0 inches
  - b. Rear Setback: 0 feet-0 inches
  - c. Side Setbacks:  
North: 0 feet-0 inches  
South: 0 feet-0 inches
- (E) Building Height:
  - 60 feet-0 inches (ceiling of 4<sup>th</sup> Floor)
  - 69 feet-10 inches (ceiling of rooftop access structure)

Final for Publication



1 SITE PLAN  
SCALE: 1/32" = 1'-0"

NOTE: SETBACK DIMENSIONS APPLICABLE TO ADDITION ONLY

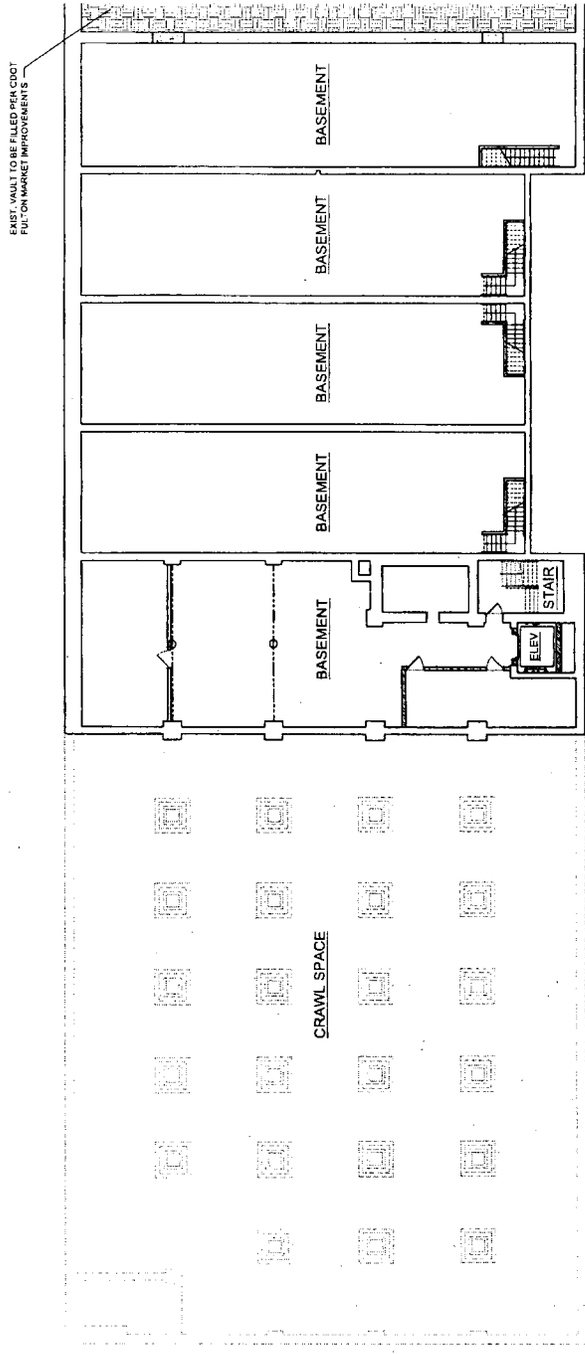


INFORMATION TAKEN FROM  
SURVEY BY: STUDNICKA AND ASSOC.  
DATE: 11/14/2018  
ORDER #: 18-1174

1133-55 W. FULTON  
CHICAGO, ILLINOIS 60617

SPACE  
VERSION  
A0.1  
05.30.19

Final for Publication

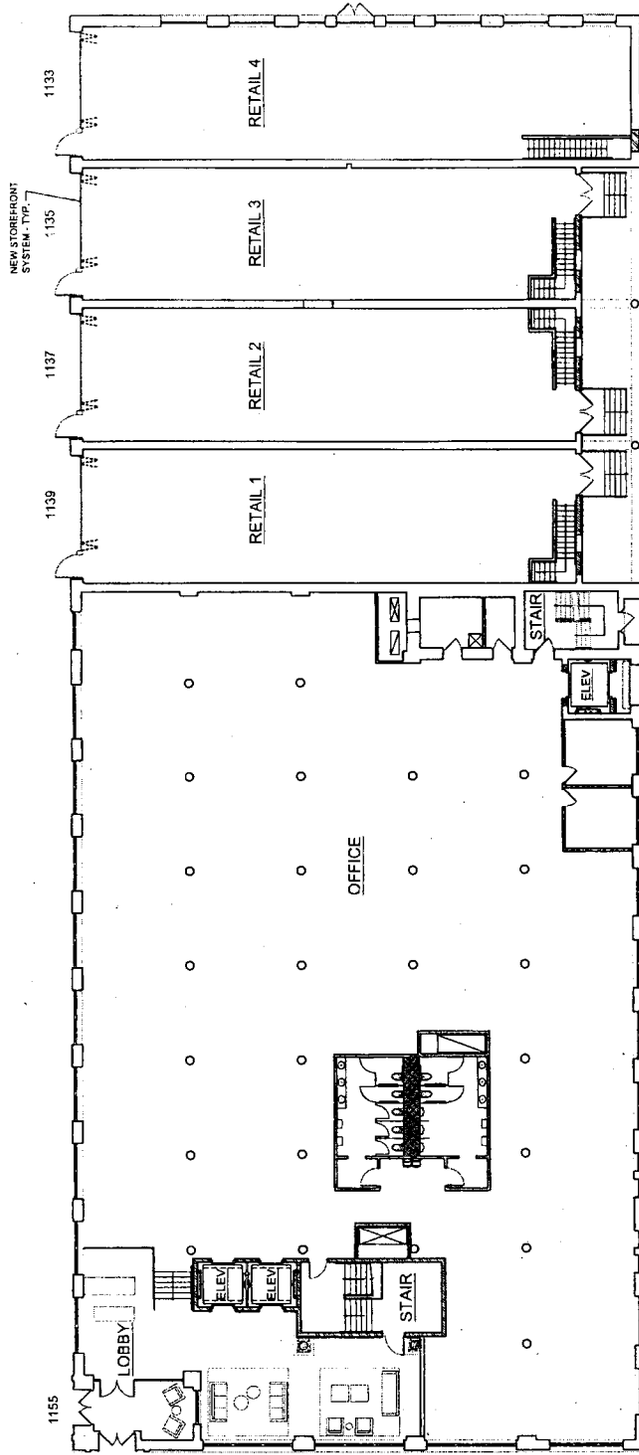


1 PROPOSED BASEMENT PLAN  
 SCALE: 1/8" = 1'-0"

1133-55 W. FULTON  
 CHICAGO, ILLINOIS 60617

VERSION  
 SPACE A1.0  
 PREPARED BY: ARCHITECT  
 DATE: 05.30.19

Final for Publication



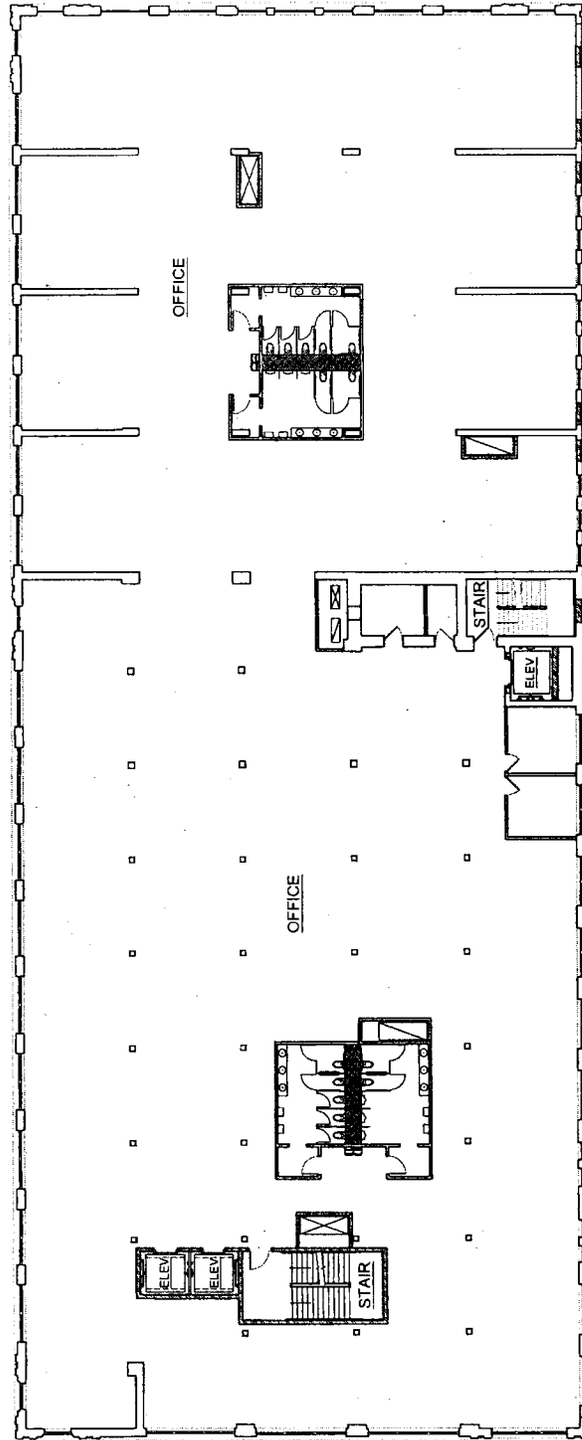
1 PROPOSED 1ST FLOOR PLAN  
 SCALE: 1/16" = 1'-0"

1133-55 W. FULTON  
 CHICAGO, ILLINOIS 60607

ARCHITECTS & PLANNERS  
 1133-55 W. FULTON  
 CHICAGO, ILLINOIS 60607

VERSION  
**A1.1**  
 05.30.19

Final for Publication



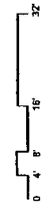
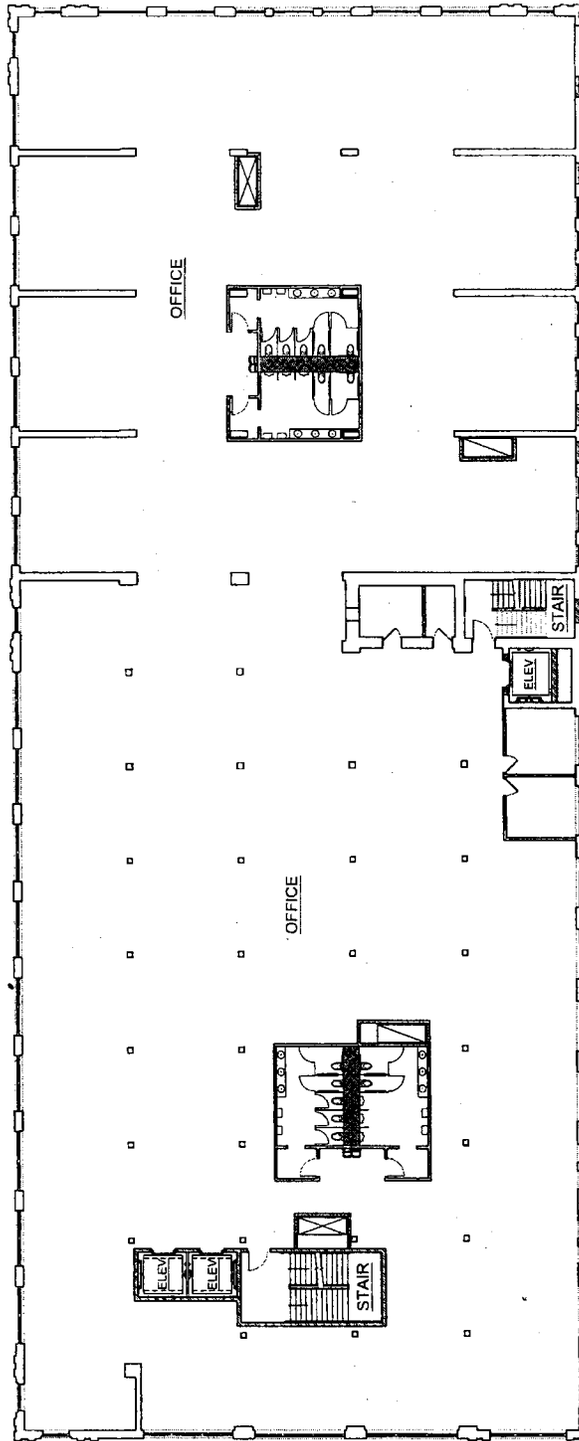
**1 PROPOSED 2ND FLOOR PLAN**  
 SCALE: 1/16" = 1'-0"

1133-55 W. FULTON  
 CHICAGO, ILLINOIS 60607

VERSION  
**A1.2**  
 DATE: 05.30.19

SPACE  
 ARCHITECTS + PLANNERS  
 1133-55 W. FULTON  
 CHICAGO, IL 60607

Final for Publication

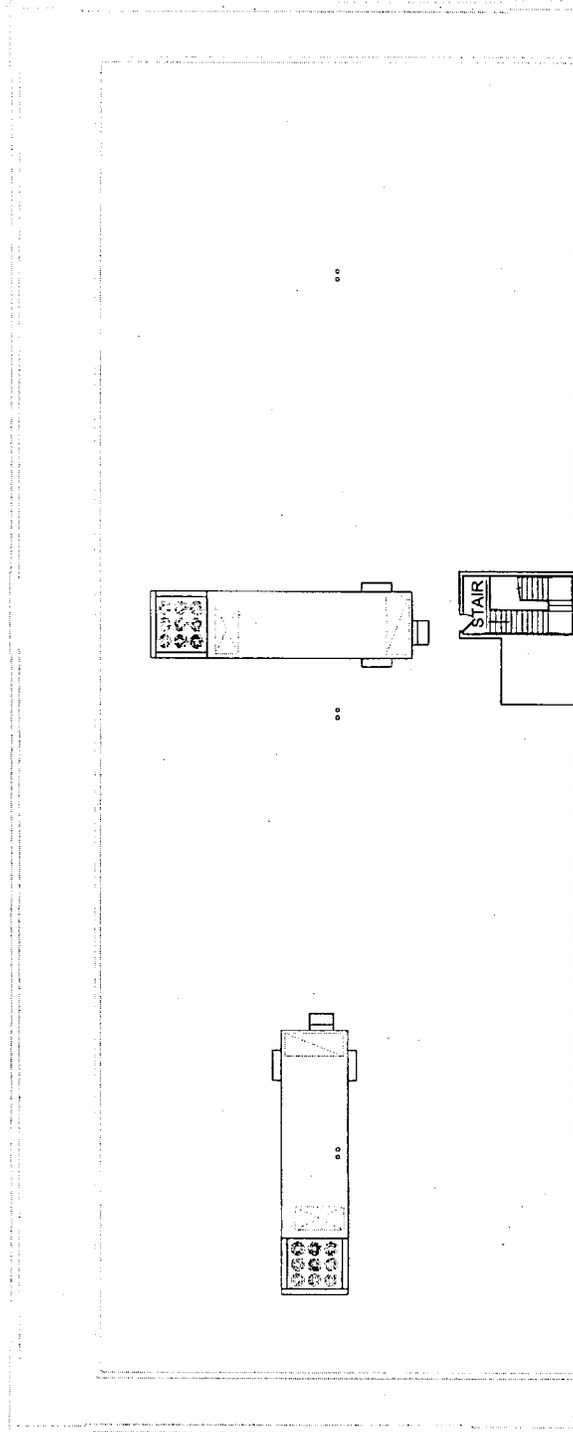


**1 PROPOSED 3RD FLOOR PLAN**  
 SCALE: 1/16" = 1'-0"

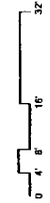
1133-55 W. FULTON CHICAGO, ILLINOIS 60607 <small>© 2019 SPACE ARCHITECTS, INC.</small>	SPACE <small>ARCHITECTS</small> 480 N. LAUREL STREET, SUITE 200 CHICAGO, IL 60610 TEL: 312.467.1100 WWW.SPACEARCHITECTS.COM	VERSION <b>A1.3</b> 05.30.19
--	--	------------------------------------



Final for Publication



1 PROPOSED ROOF PLAN  
SCALE: 1/16" = 1'-0"



1133-55 W. FULTON  
CHICAGO, ILLINOIS 60607  
1133-55 W. FULTON, CHICAGO

SPACE ARCHITECTS + PLANNERS  
ARCHITECTS  
VERSION  
**A1.5**  
DATE: 05.30.19

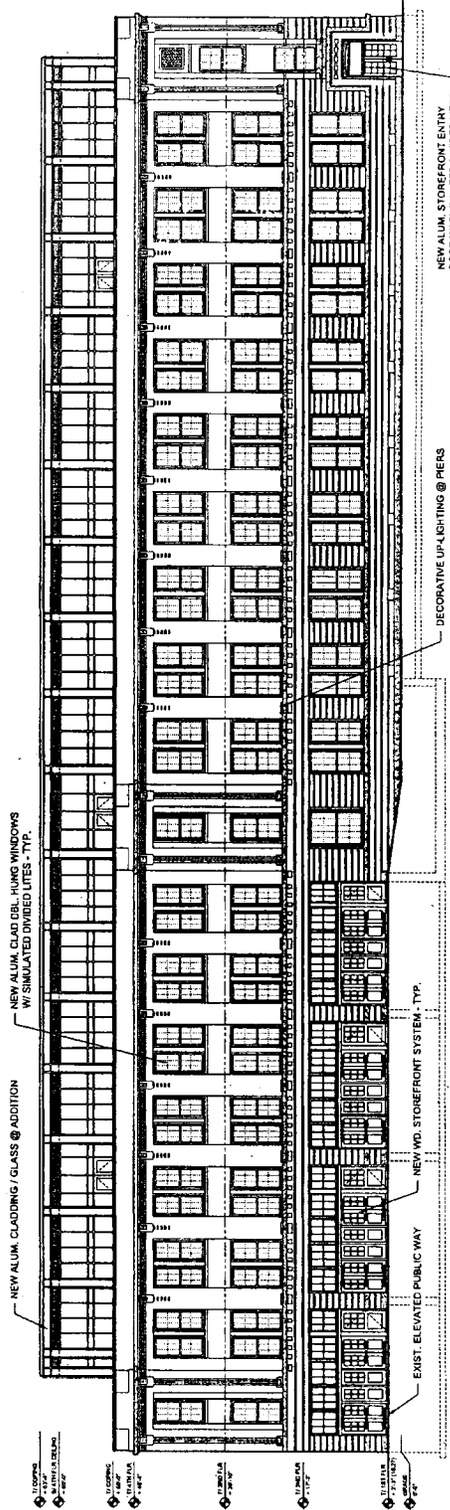
# Final for Publication



ALUM. CLADDING SYSTEM SAMPLE  
BLACK MATTE



WINDOW FINISH  
BLACK MATTE

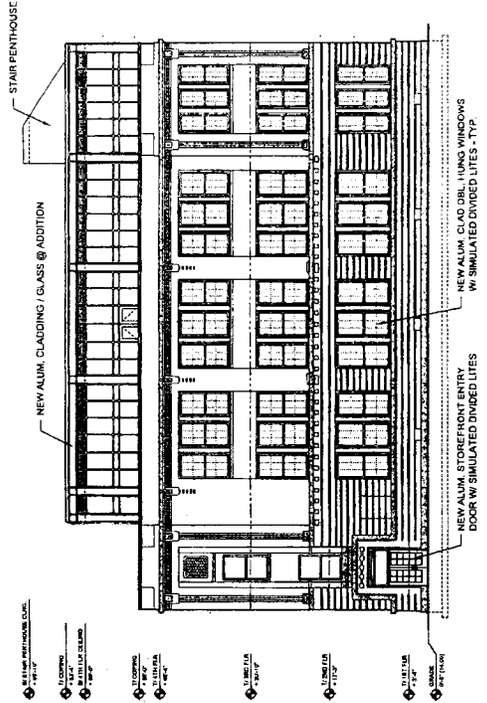


**1** NORTH ELEVATION - PROPOSED  
SCALE: 1/16" = 1'-0"

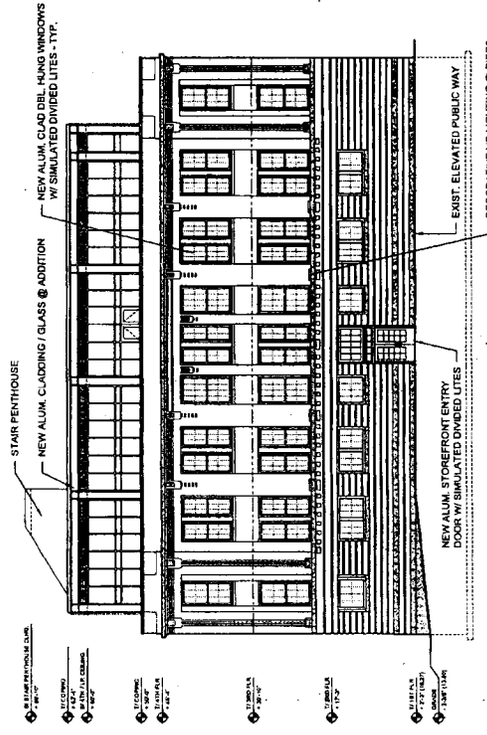
1133-55 W. FULTON  
CHICAGO, ILLINOIS 60607

SPACE  
ARCHITECT - PLANNERS  
VERSION  
**A2.0**  
05.30.19

Final for Publication



2 WEST ELEVATION - PROPOSED  
SCALE: 1/16" = 1'-0"



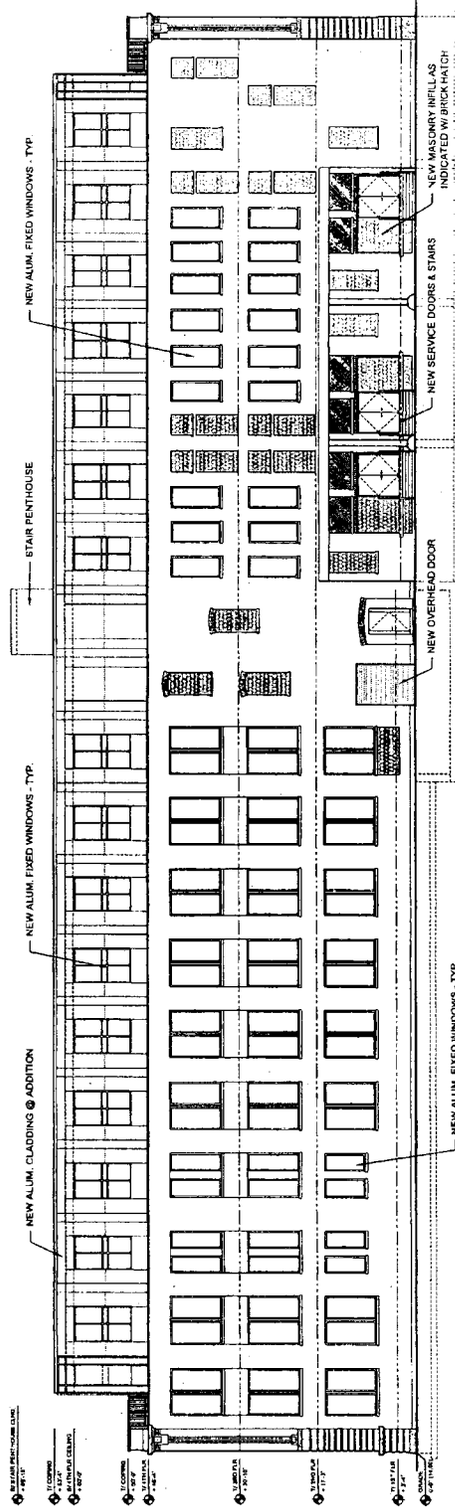
1 EAST ELEVATION - PROPOSED  
SCALE: 1/16" = 1'-0"

1133-55 W. FULTON  
CHICAGO, ILLINOIS 60607

SPRCE  
ARCHITECTS + PLANNERS  
1133-55 W. FULTON  
CHICAGO, IL 60607  
TEL: 312.467.1133  
WWW.SPRCE.COM

VERSION  
A2.1  
05.30.19

Final for Publication



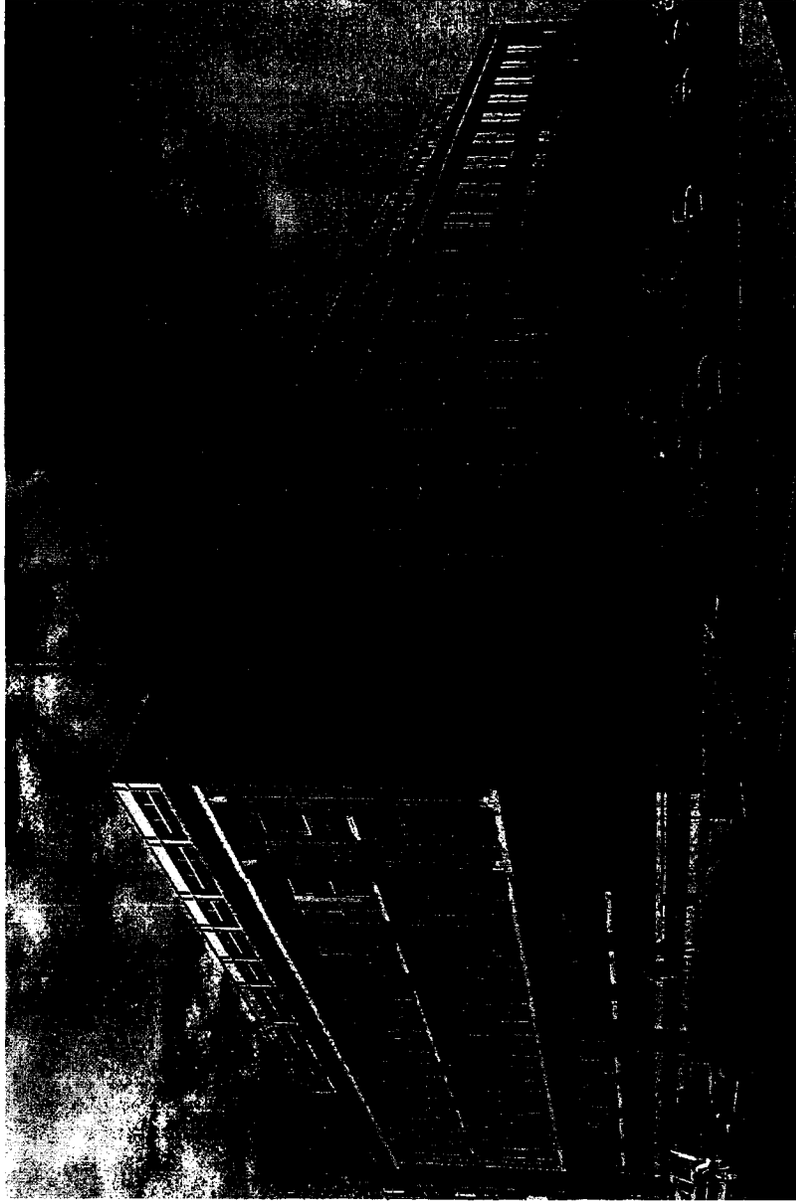
1 SOUTH ELEVATION - PROPOSED  
SCALE: 1/16" = 1'-0"

1133-55 W. FULTON  
CHICAGO, ILLINOIS 60607

ARCHITECTS - PLANNERS  
SPACE ARCHITECTS, INC.  
1133-55 W. FULTON  
CHICAGO, IL 60607  
05.30.19

VERSION  
A2.2

Final for Publication



1133-55 W. FULTON  
CHICAGO, ILLINOIS 60607

SPACE  
ARCHITECTS, P.L.L.C.  
1133-55 W. FULTON  
CHICAGO, ILLINOIS 60607

VERSION  
A3.0

Final for Publication



1133-55 W. FULTON  
CHICAGO, ILLINOIS 60607

SPACE      VERSION  
ARCHITECTURAL      A3.1

*Reclassification Of Area Shown On Map No. 1-G.*  
(As Amended)  
(Application No. 19978T1)  
(Common Address: 213 -- 221 N. Racine Ave.)

[SO2019-1381]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the C1-1 Neighborhood Commercial District symbols and indications as shown on Map Number 1-G in the area bounded by:

the alley next south of and parallel to West Fulton Market; the alley next east of and parallel to North Racine Avenue; the alley next north of and parallel to West Lake Street; and North Racine Avenue,

to those of a DX-5 Downtown Mixed-Use 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.

[Site Plan; Ground, Second, Third, Fourth, Fifth and Sixth Floor Plans;  
Roof Plan; and North, South, East and West Building  
Elevations attached to this ordinance printed  
on pages 3975 through 3984  
of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

## Final for Publication

17-13-0303-C (1) Narrative Zoning Analysis - *SUBSTITUTE NARRATIVE AND PLANS*  
213-221 North Racine Avenue, Chicago, Illinois

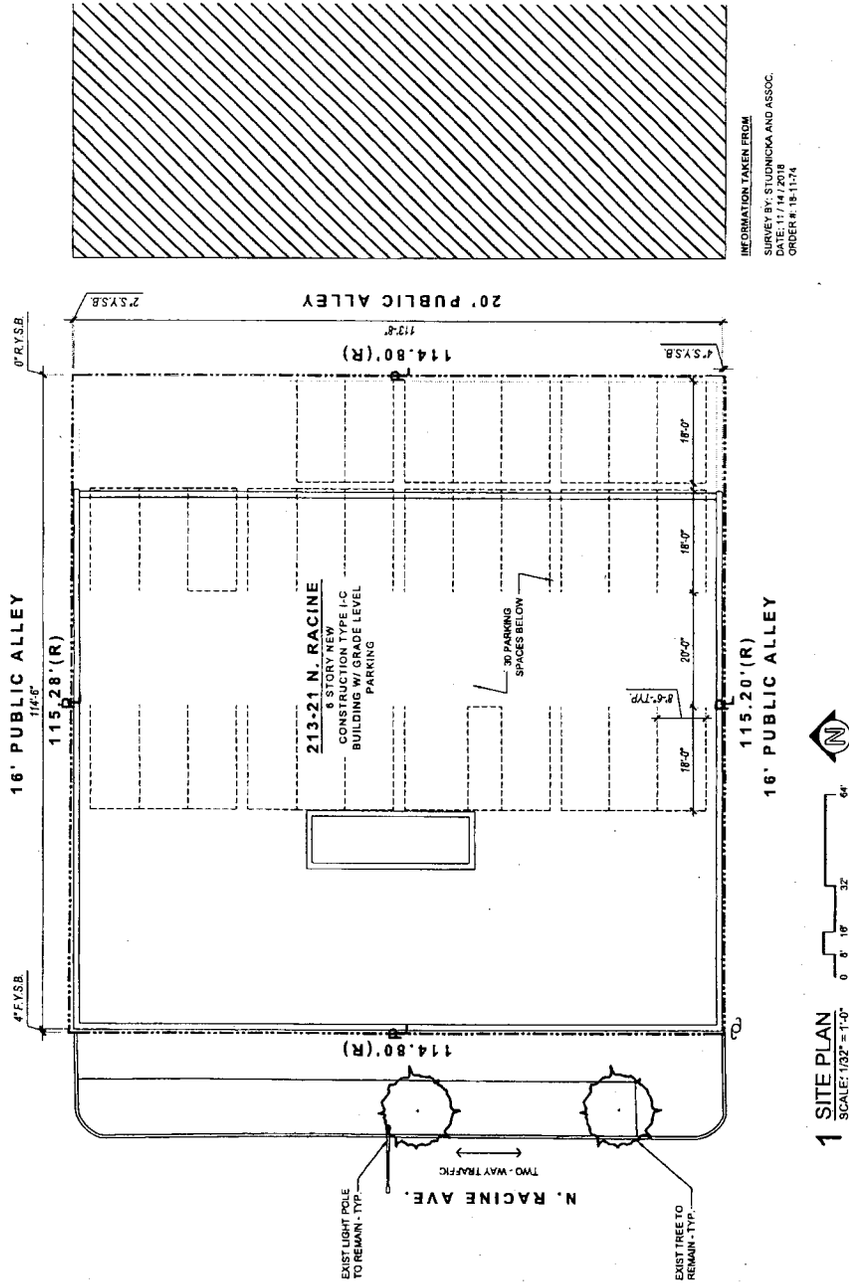
Proposed Zoning: DX-5 Downtown Mixed-Use District

Lot Area: 13,229.5 square feet

Proposed Land Use: The Applicant is seeking a zoning change in order to permit the construction of a new six-story office building, at the subject site. The existing three-story (*non-conforming*) mixed-use building will be razed. The new proposed building will feature a lobby – at grade level, as well as interior (garage) parking for thirty (30) vehicles and a room for bicycle storage. The 2<sup>nd</sup> thru 6<sup>th</sup> Floors will contain leasable office suites. The new proposed building will also feature a roof deck, for the exclusive and private use of the respective tenants, which will be accessible via an elevator, contained within a small enclosure. The new proposed building will be masonry, steel and glass in construction and measure 78 feet-0 inches in height.

- (A) The Project's Floor Area Ratio: 66,715 square feet (5.04 FAR)
- (B) The Project's Density (Lot Area Per Dwelling Unit): NO dwelling units proposed
- (C) The amount of off-street parking: 30 vehicular parking spaces
- (D) Setbacks:
  - a. Front Setback: 0 feet-4 inches
  - b. Rear Setback: 0 feet-0 inches
  - c. Side Setbacks:
    - North: 0 feet-2 inches
    - South: 0 feet-4 inches
- (E) Building Height:
  - 78 feet-0 inches (ceiling of 6<sup>th</sup> Floor)
  - 88 feet-0 inches (ceiling of rooftop access structure)

# Final for Publication

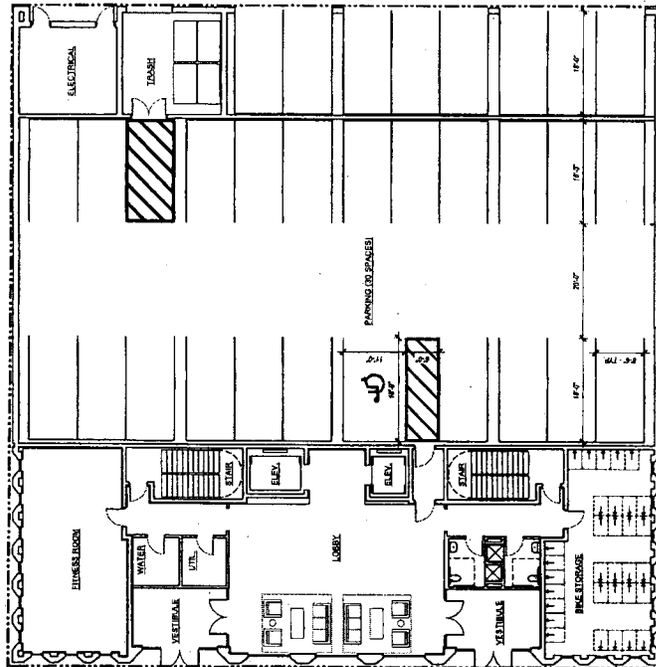


213-21 N. RACINE AVE.  
CHICAGO, ILLINOIS 60607

SPACE  
ARCHITECTS & PLANNERS  
1100 N. LA SALLE ST. SUITE 200  
CHICAGO, IL 60610  
TEL: 312.467.1000  
WWW.SPACESPACEARCHITECTS.COM

VERSION  
**A0.1**

Final for Publication



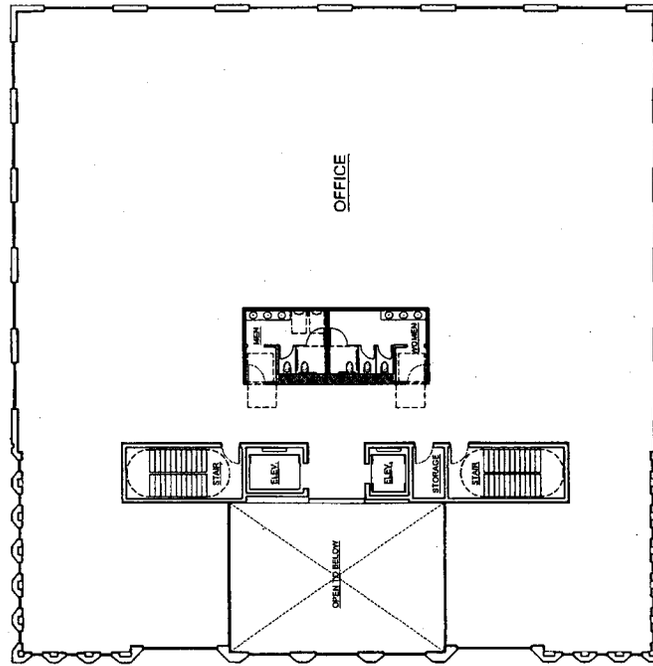
**1 GROUND FLOOR PLAN**  
SCALE: 1/16" = 1'-0"

213-21 N. RACINE AVE.  
CHICAGO, ILLINOIS 60607

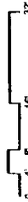
SPACE  
ARCHITECTURE  
1100 N. LA SALLE ST.  
CHICAGO, IL 60610  
TEL: 312.427.1234  
WWW.SPACEDIRECT.COM

VERSION  
**A1.0**

Final for Publication



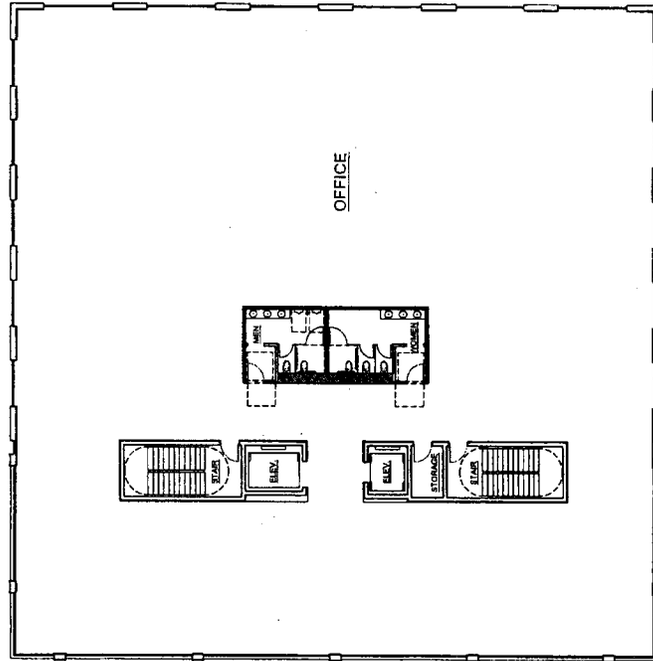
1 2ND FLOOR PLAN  
SCALE: 1/16" = 1'-0"



213-21 N. RACINE AVE.  
CHICAGO, ILLINOIS 60607

VERSION  
**SPRCE**  
ARCHITECTS & PLANNERS  
1100 N. LA SALLE ST. SUITE 200  
CHICAGO, IL 60610  
**A1.1**

Final for Publication



1 3RD-5TH FLOOR PLAN

SCALE: 1/16" = 1'-0"

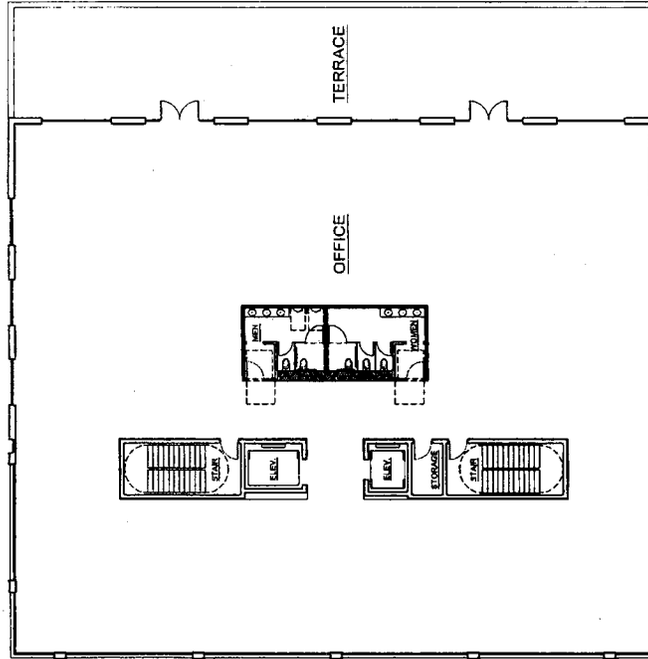


0 4' 8' 16' 32'

213-21 N. RACINE AVE.  
CHICAGO, ILLINOIS 60607

SPACE ARCHITECTS + PLANNERS  
ARCHITECTS + PLANNERS  
1100 N. LA SALLE ST. SUITE 200  
CHICAGO, IL 60610  
VERSION  
**A1.2**

Final for Publication



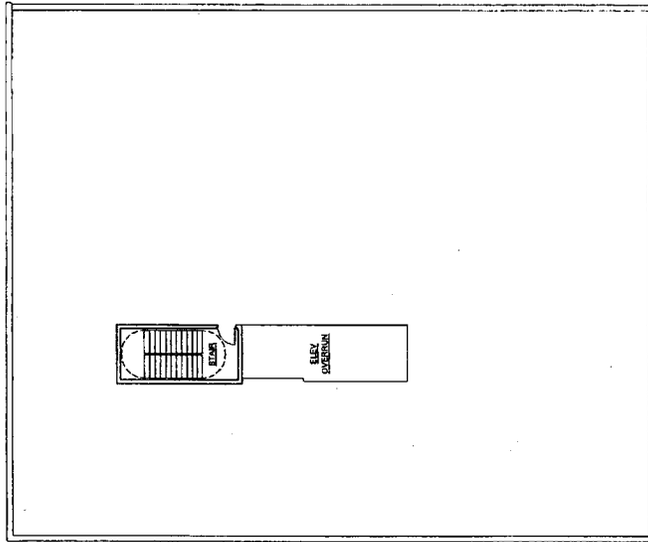
**1 6TH FLOOR PLAN**  
 SCALE: 1/16" = 1'-0"



213-21 N. RACINE AVE.  
 CHICAGO, ILLINOIS 60607

SPACE  
 VERSION  
**A1.3**

Final for Publication



1 ROOF PLAN  
SCALE: 1/16" = 1'-0"

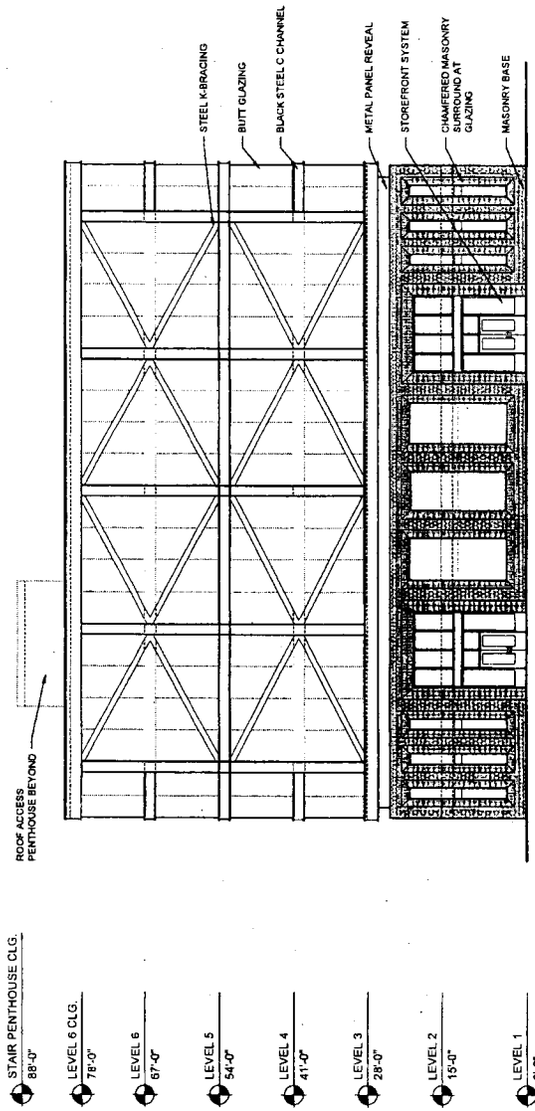


213-21 N. RACINE AVE.  
CHICAGO, ILLINOIS 60607

SPACE  
ARCHITECTURAL SERVICES  
1000 N. LA SALLE ST. SUITE 200  
CHICAGO, IL 60610  
TEL: 312.467.1000  
WWW.SPACESAAS.COM

VERSION  
**A1.4**

Final for Publication

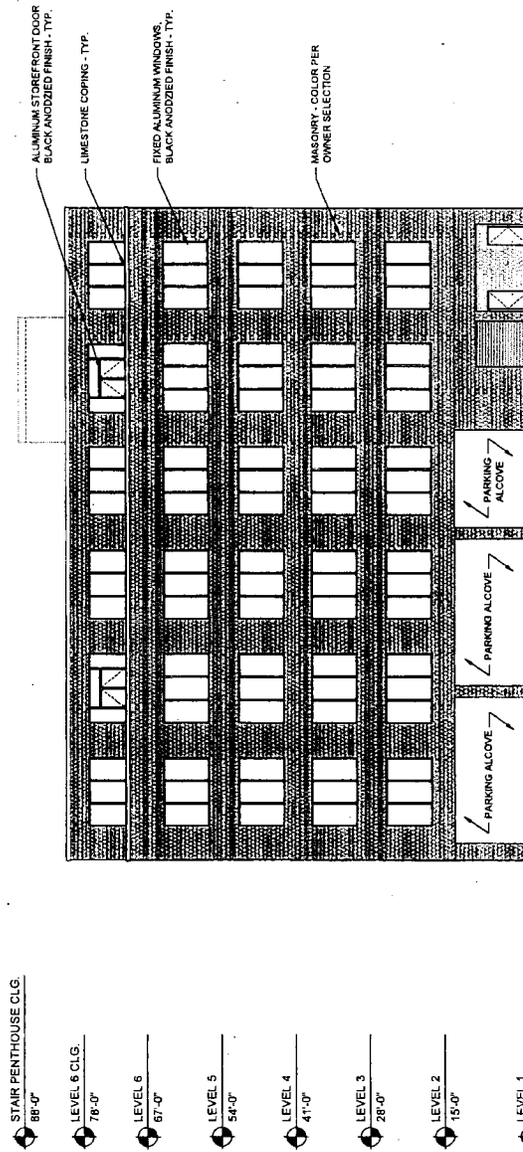


1 WEST ELEVATION  
SCALE: 1/16" = 1'-0"

213-21 N. RACINE AVE.  
CHICAGO, ILLINOIS 60607

VERSION  
SPACE  
ARCHITECTS + PLANNERS  
A2.0

# Final for Publication



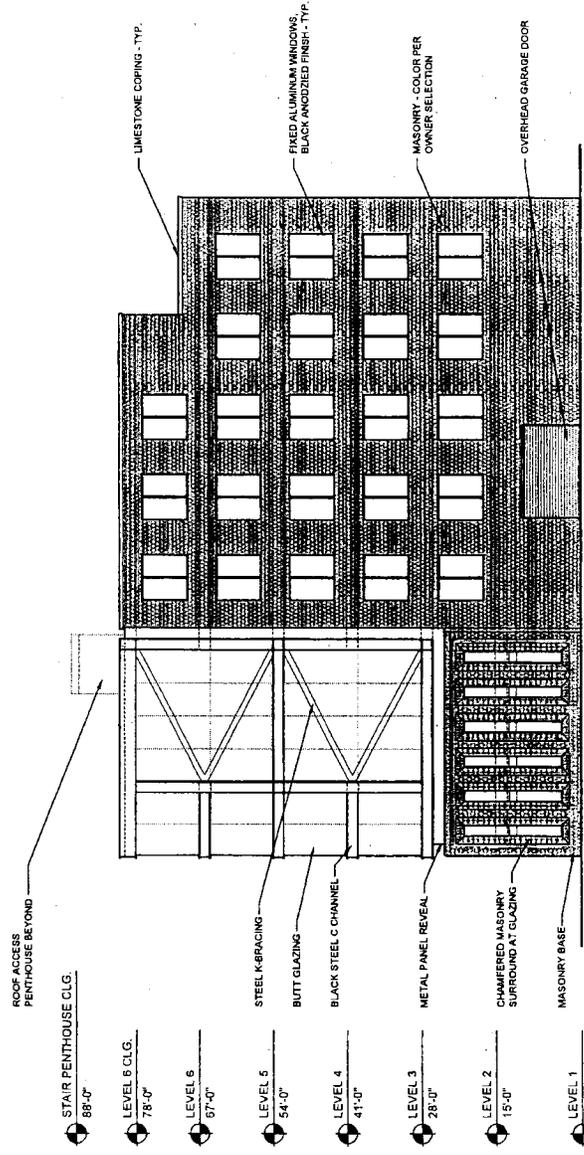
**1 EAST ELEVATION**  
SCALE: 1/16" = 1'-0"

213-21 N. RACINE AVE.  
CHICAGO, ILLINOIS 60607

ARCHITECTS • PLANNERS  
1000 N. LA SALLE ST. SUITE 200  
CHICAGO, IL 60610

VERSION  
**A2.2**

Final for Publication



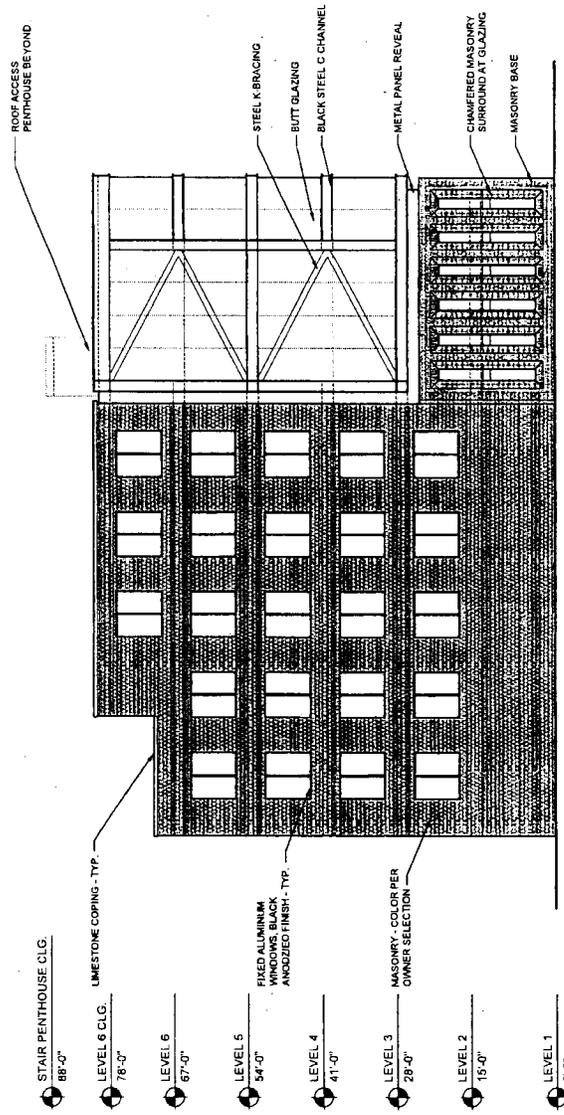
1 SOUTH ELEVATION  
SCALE: 1/16" = 1'-0"

213-21 N. RACINE AVE.  
CHICAGO, ILLINOIS 60607

SPACE ARCHITECTS, PLLC  
1100 N. LA SALLE ST. SUITE 200  
CHICAGO, IL 60610

VERSION  
A2.1

Final for Publication



1 NORTH ELEVATION  
SCALE: 1/16" = 1'-0"

213-21 N. RACINE AVE.  
CHICAGO, ILLINOIS 60607

SPACE ARCHITECTS, P.A. PARTNER  
1000 N. LAKE SHORE DRIVE  
CHICAGO, ILLINOIS 60611

VERSION  
A2.3

*Reclassification Of Area Shown On Map No. 1-G.*  
(As Amended)  
(Application No. 19822)  
(Common Address: 1230 W. Washington Blvd.)

[SO2018-7770]

*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 C1-3 Neighborhood Commercial District symbols and indications as shown on Map Number 1-G in the area bounded by:

West Washington Boulevard; North Willard Court; the public alley north of and parallel to West Washington Boulevard; and a line 200 feet west of and parallel to North Willard Court,

to those of a DX-3 Downtown Mixed-Use District.

SECTION 2. That the Chicago Zoning Ordinance be amended by changing all of the DX-3 Downtown Mixed-Use District symbols and indications as shown on Map Number 1-G in the area bounded by:

West Washington Boulevard; North Willard Court; the public alley north of and parallel to West Washington Boulevard; and a line 200 feet west of and parallel to North Willard Court,

to those of a Business Planned Development which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

SECTION 3. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements attached to this ordinance read as follows:

*Business Planned Development No. \_\_\_\_\_.*

*Planned Development Statements.*

1. The area delineated herein as Planned Development Number \_\_\_\_\_ ("Planned Development") consists of approximately 27,892 square feet of property which is depicted on the attached Planned Development Boundary and Property Line Map ("Property"). 1230 West Washington LLC is the owner of the Property and the "Applicant" for this Planned Development.

2. 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 titleholders 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 titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400.
3. 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 or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation on behalf of the Applicant or its successors, assigns or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the Planned Development.

Ingress or egress shall be pursuant to the Planned Development and may be subject to the review and approval of the Departments of Planning and Development and Transportation. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of the Department of Transportation.

Pursuant to a negotiated and executed Perimeter Restoration Agreement ("Agreement") by and between the Department of Transportation's Division of Infrastructure Management and the Applicant, the Applicant shall provide improvements and restoration of all public way adjacent to the Property, which may include, but not be limited to, the following as shall be reviewed and determined by the Department of Transportation's Division of Infrastructure Management:

- Full width of streets
- Full width of alleys
- Curb and gutter
- Pavement markings
- Sidewalks
- ADA crosswalk ramps
- Parkway and landscaping

The Perimeter Restoration Agreement must be executed prior to any Department of Transportation and Planned Development Part II Review permitting. The Agreement shall reflect that all work must comply with current Rules and Regulations and must be designed and constructed in accordance with the Department of Transportation's Construction Standards for Work in the Public Way and in compliance with the Municipal Code of Chicago Chapter 10-20. Design of said improvements should follow the Department of Transportation's Rules and Regulations for Construction in the Public Way as well as The Street and Site Plan Design Guidelines. Any variation in scope or design of public way improvements and restoration must be approved by the Department of Transportation.

4. This plan of development consists of 16 Statements; a Bulk Regulations Table; an Existing Zoning Map; an Existing Land-Use Map; a Property and Planned Development Boundary Map; a Site Plan; a Landscape Plan; a Green Roof Plan and Building Elevations (North, South, East and West) prepared by Hartshorne Plunkard Architects and dated May 19, 2019 and submitted herein. In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Chicago Zoning Ordinance, and all requirements thereto, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this Planned Development ordinance and the Chicago Zoning Ordinance, this Planned Development shall control.
5. The following uses are permitted in the area delineated herein as a Business Planned Development: office; animal service (excluding boarding and kennels); artist work or sales space; business equipment sales and service; business support services; urban farm (rooftop operation); communication service establishments; eating and drinking establishments (all, including taverns); food and beverage retail sales; financial services (excluding payday loans and pawn shops); medical service; personal service; consumer repair or laundry service; general retail sales; participant sports and recreation; co-located wireless communication facilities and incidental and accessory uses and accessory parking.
6. On-premises signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and approval of the Department of Planning and Development. Off-premises signs are prohibited within the boundary of the Planned Development.
7. For purposes of height measurement, the definitions in the Chicago Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
8. The maximum permitted floor area ratio (FAR) for the Property shall be in accordance with the attached Bulk Regulations and Data Table. For the purpose of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations and Data Table has been determined using a net site area of 27,892 square feet and a base FAR of 3.0.

The Applicant acknowledges that the project has received a bonus FAR of 2.75, pursuant to Section 17-4-1000 of the Zoning Ordinance. With this bonus FAR, the total FAR for the Planned Development is 5.75. In exchange for the bonus FAR, the Applicant is required to make a corresponding payment, pursuant to Sections 17-4-1003-B and C, prior to the issuance of the first building permit for any building in the Planned Development; provided, however, if the Planned Development is constructed in phases, the bonus payment may be paid on a pro rata basis as the first building permit for each subsequent new building or phase of construction is issued. The bonus payment will be recalculated at the time of payment (including partial payments for phased developments) and may be adjusted based on changes in median land values in accordance with Section 17-4-1003-C.3.

The bonus payment will be split between three separate funds, as follows: 80 percent to the Neighborhoods Opportunity Fund, 10 percent to the Citywide Adopt-a-Landmark Fund and 10 percent to the Local Impact Fund. In lieu of paying the City directly, the Department may: (a) direct developers to deposit a portion of the funds with a sister agency to finance specific local improvement projects; (b) direct developers to deposit a portion of the funds with a landmark property owner to finance specific landmark restoration projects; or, (c) approve proposals for in-kind improvements to satisfy the Local Impact portion of the payment.

9. Upon review and determination, Part II Review, pursuant to Section 17-13-0610, a Part II Review fee shall be assessed by the Department of Planning and Development. The fee, as determined by staff at the time, is final and binding on the Applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
10. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines, including Section 17-13-0800. Final landscape plan review and approval will be by the Department of Planning and Development. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part II Approval.
11. The Applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Fleet and Facility Management and Buildings, under Section 13-32-085, or any other provision of the Municipal Code of Chicago.
12. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A, by the Zoning Administrator upon the application for such a modification by the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors.
13. The Applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the

Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.

14. The Applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. The Applicant shall obtain the number of points necessary to meet the requirements of the Chicago Sustainable Development Policy, in effect at the time the Part II Review process is initiated for each improvement that is subject to the aforementioned Policy and must provide documentation verifying compliance.
15. The Applicant acknowledges that it is the policy of the City to maximize opportunities for Minority- and Women-owned Business Enterprises ("M/WBEs") and City residents to compete for contracts and jobs on construction projects approved through the planned development process. To assist the City in promoting and tracking such M/WBE and City resident participation, an applicant for planned development approval shall provide information at three points in the City approval process. First, the applicant must submit to DPD, as part of its application for planned development approval, an M/WBE Participation Proposal. The M/WBE Participation Proposal must identify the applicant's goals for participation of certified M/WBE firms in the design, engineering and construction of the project, and of City residents in the construction work. The City encourages goals of 26 percent MBE and 6 percent WBE participation (measured against the total construction budget for the project or any phase thereof), and \*(ii) 50 percent City resident hiring (measured against the total construction work hours for the project or any phase thereof). The M/WBE Participation Proposal must include a description of the applicant's proposed outreach plan designed to inform M/WBEs and City residents of job and contracting opportunities. Second, at the time of the applicant's submission for Part II Permit Review for the project or any phase thereof, the applicant must submit to DPD (a) updates (if any) to the applicant's preliminary outreach plan, (b) a description of the applicant's outreach efforts and evidence of such outreach, including, without limitation, copies of certified letters to M/WBE contractor associations and the ward office of the alderman in which the project is located and receipts thereof; (c) responses to the applicant's outreach efforts, and (d) updates (if any) to the applicant's M/WBE and City resident participation goals. Third, prior to issuance of a Certificate of Occupancy for the project or any phase thereof, the applicant must provide DPD with the actual level of M/WBE and City resident participation in the project or any phase thereof, and evidence of such participation. In addition to the foregoing, DPD may request such additional information as the department determines may be necessary or useful in evaluating the extent to which M/WBEs and City residents are informed of and utilized in planned development projects.

---

\* Editor's Note: Numbering sequence error; (i) missing in original document.

All such information will be provided in a form acceptable to the Zoning Administrator. DPD will report the data it collects regarding projected and actual employment of M/WBEs and City residents in planned development projects twice yearly to the Chicago Plan Commission and annually to the Chicago City Council and the Mayor.

16. This Planned Development shall be governed by Section 17-13-0612. Should this Planned Development ordinance lapse, the Commissioner of the Department of Planning and Development shall initiate a zoning map amendment to rezone the Property to DX-3 Downtown Mixed-Use District.

[Existing Zoning Map; Existing Land-Use Map; Property and Boundary Map; Site Plan; Landscape Plan; Green Roof Plan; and North, South, East and West Building Elevations referred to in these Plan of Development Statements printed on pages 3991 through 4000 of this *Journal*.]

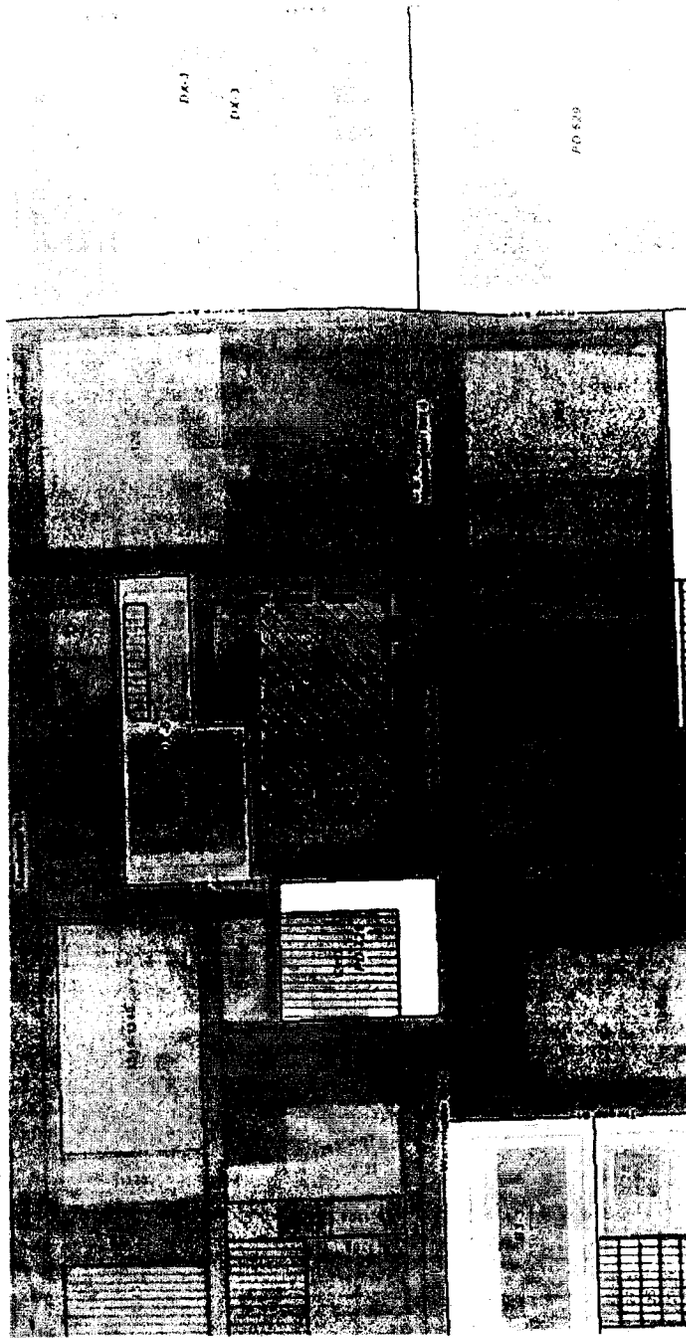
Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

*Business Planned Development No. \_\_\_\_\_.*

*Bulk Regulations And Data Table.*

Gross Site Area (square feet):	42,626
Area of Public Rights-of-Way (square feet):	14,734
Net Site Area (square feet):	27,892
Maximum Floor Area Ratio:	5.75
Maximum Dwelling Units:	0
Minimum Off-Street Parking Space:	59
Maximum Building Height:	124 feet, 9 inches top of roof slab 128 feet, 7 inches top of parapet
Minimum Setbacks:	In compliance with Plans

# Final for Publication



N  
↓

APPLICANT: 1230 W WASHINGTON, LLC ADDRESS OF PROJECT: 1230 W WASHINGTON BLVD, CHICAGO, IL DATE: SEPT 20, 2018	EXISTING ZONING MAP PLAN COMMISSION: MAY 16, 2019 SCALE: N.T.S.
---	---

# Final for Publication

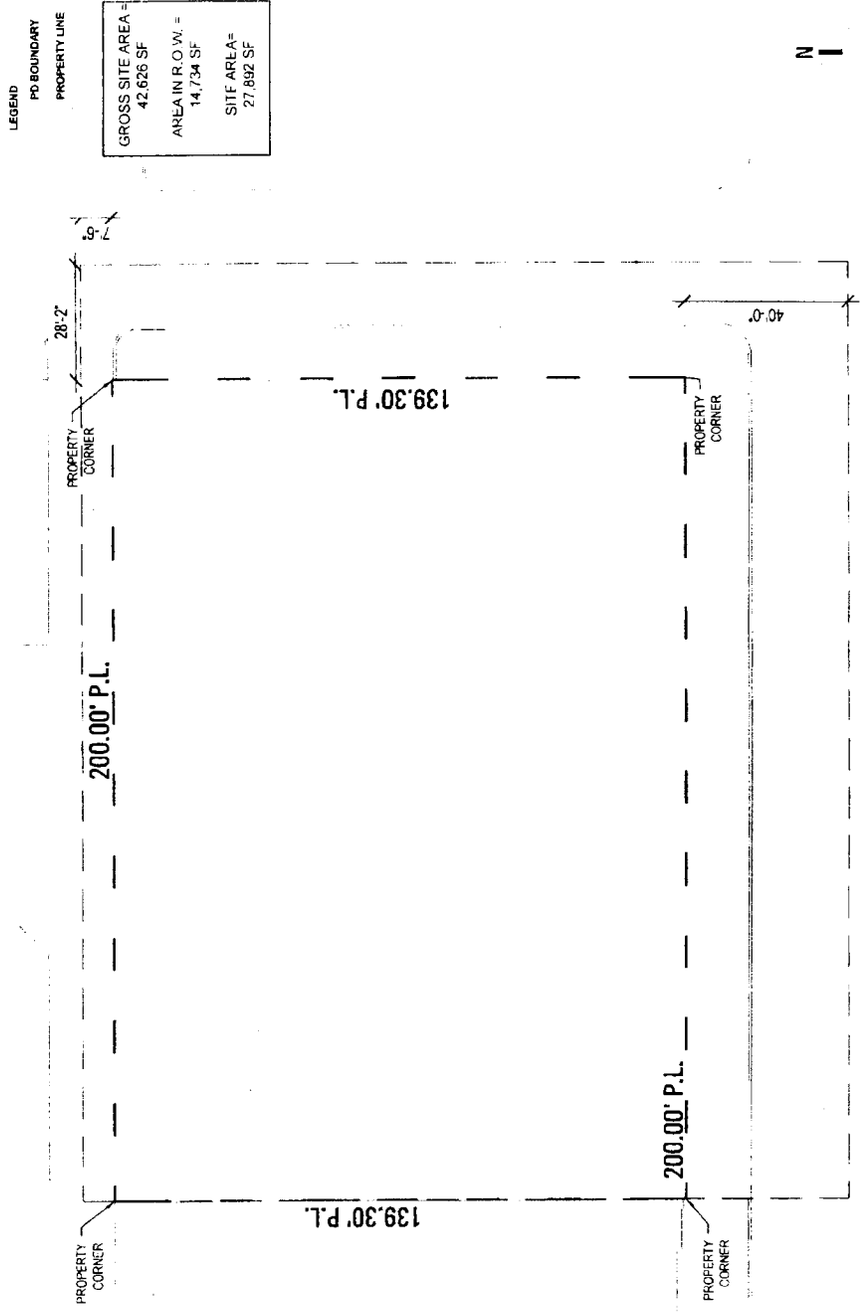
- LEGEND
- /// SUBJECT PREMISES
  - R RESIDENTIAL
  - C BUSINESS/COMMERCIAL
  - I INSTITUTIONAL
  - - - PD BOUNDARY
  - - - - - PROPERTY LINE



APPLICANT: 1230 W WASHINGTON, LLC  
 ADDRESS OF PROJECT: 1230 W WASHINGTON BLVD, CHICAGO, IL  
 DATE: SEPT 20, 2018      PLAN COMMISSION: MAY 16, 2019      SCALE: 1" = 100'-0"

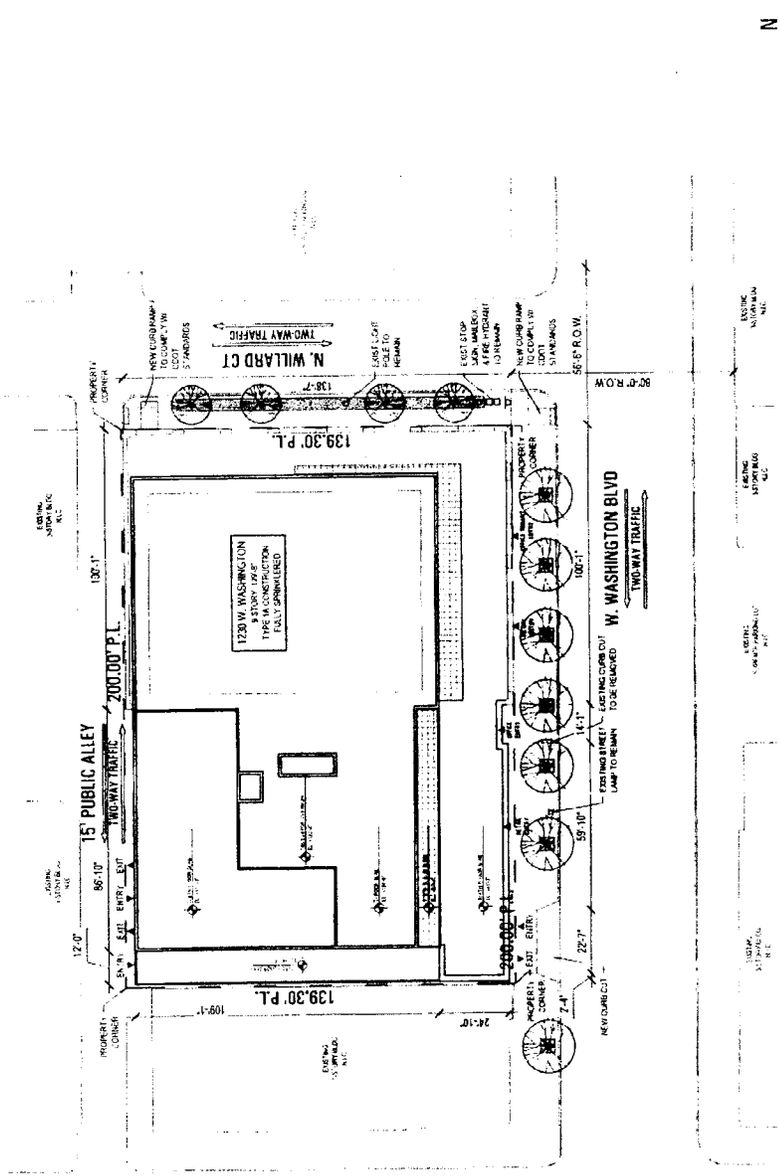
EXISTING LAND USE MAP

Final for Publication



APPLICANT: 1230 W WASHINGTON, LLC ADDRESS OF PROJECT: 1230 W WASHINGTON BLVD, CHICAGO, IL DATE: SEPT 20, 2018	PROPERTY AND PLANNED DEVELOPMENT BOUNDARY MAP
PLAN COMMISSION: MAY 16, 2019 SCALE: N.T.S.	

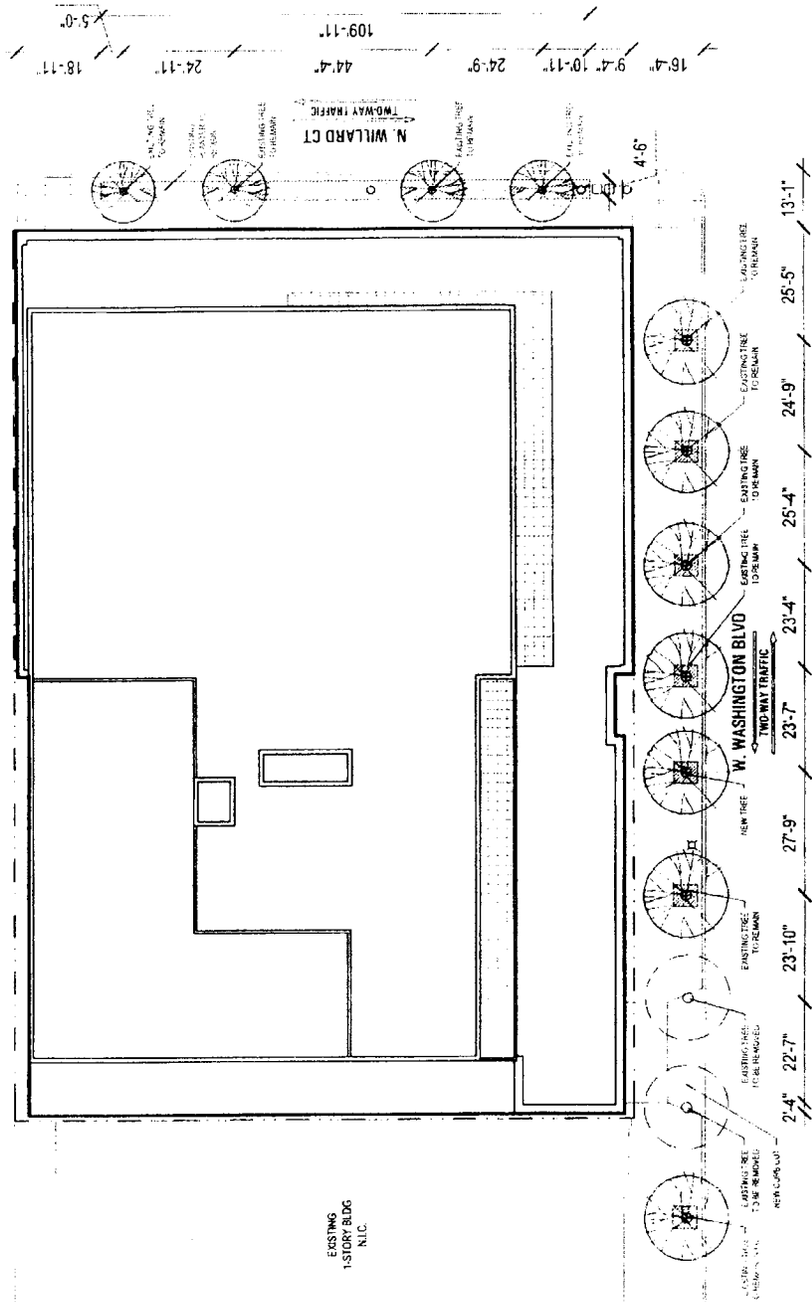
Final for Publication



APPLICANT: 1230 W WASHINGTON, LLC  
 ADDRESS OF PROJECT: 1230 W WASHINGTON BLVD, CHICAGO, IL  
 DATE: SEPT 20, 2018  
 PLAN COMMISSION: MAY 16, 2019  
 SCALE: N.T.S.

SITE PLAN

# Final for Publication



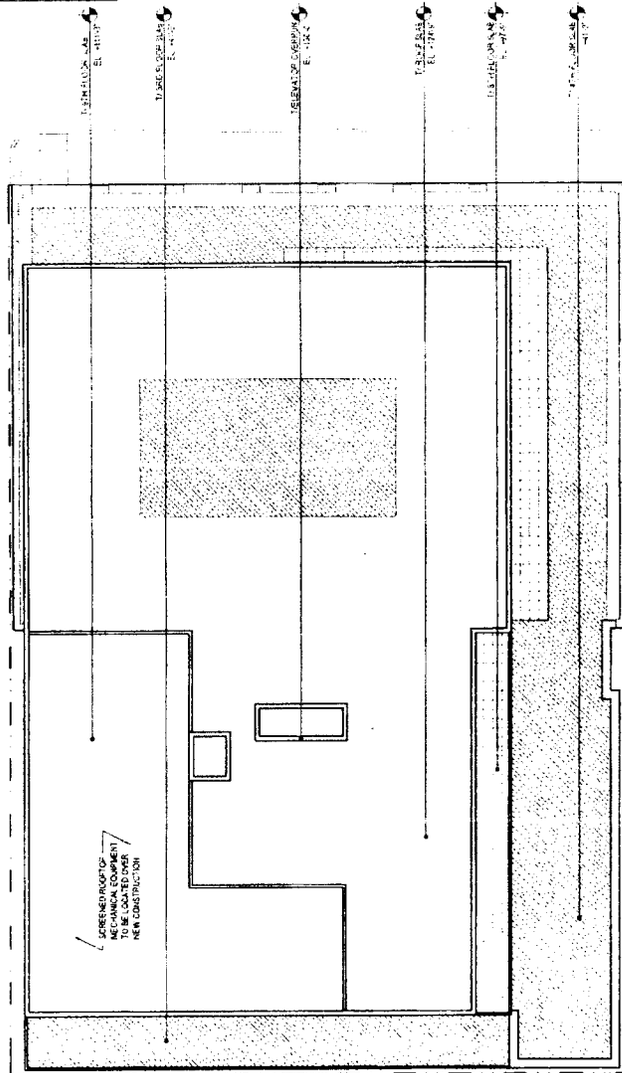
<p>APPLICANT: 1230 W WASHINGTON, LLC</p> <p>ADDRESS OF PROJECT: 1230 W WASHINGTON BLVD, CHICAGO, IL</p> <p>DATE: SEPT 20, 2018</p>	<p>LANDSCAPE PLAN</p> <p>PLAN COMMISSION: MAY 16, 2019</p> <p>SCALE: N.T.S.</p>
--	---

Final for Publication

TOTAL GREEN ROOF  
 APPLICABLE AREA =  
 15,250 SF

50% TOTAL GREEN  
 ROOF REQUIREMENT =  
 7,625 SF

TOTAL AREA GREEN  
 ROOF PROVIDED =  
 7,625 SF



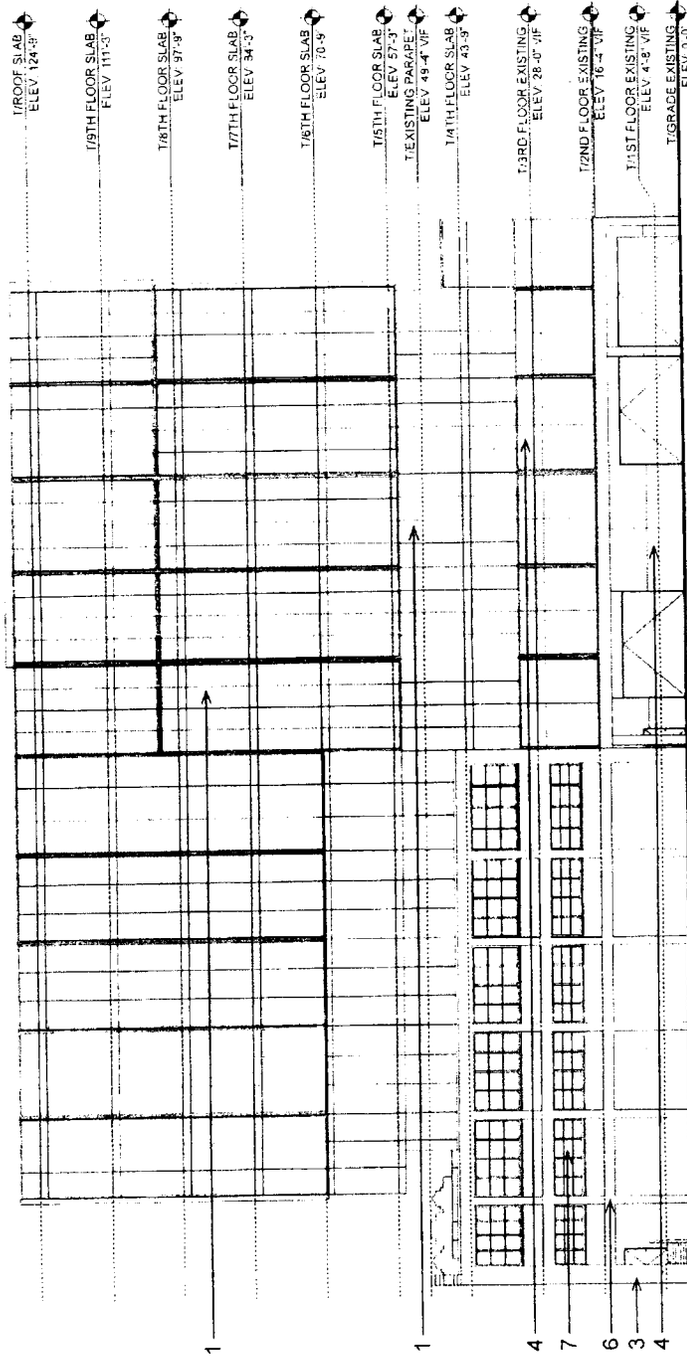
N

APPLICANT: 1230 W WASHINGTON, LLC  
 ADDRESS OF PROJECT: 1230 W WASHINGTON BLVD, CHICAGO, IL  
 DATE: SEPT 20, 2018 PLAN COMMISSION: MAY 16, 2019 SCALE: N.T.S.

GREEN ROOF PLAN

# Final for Publication

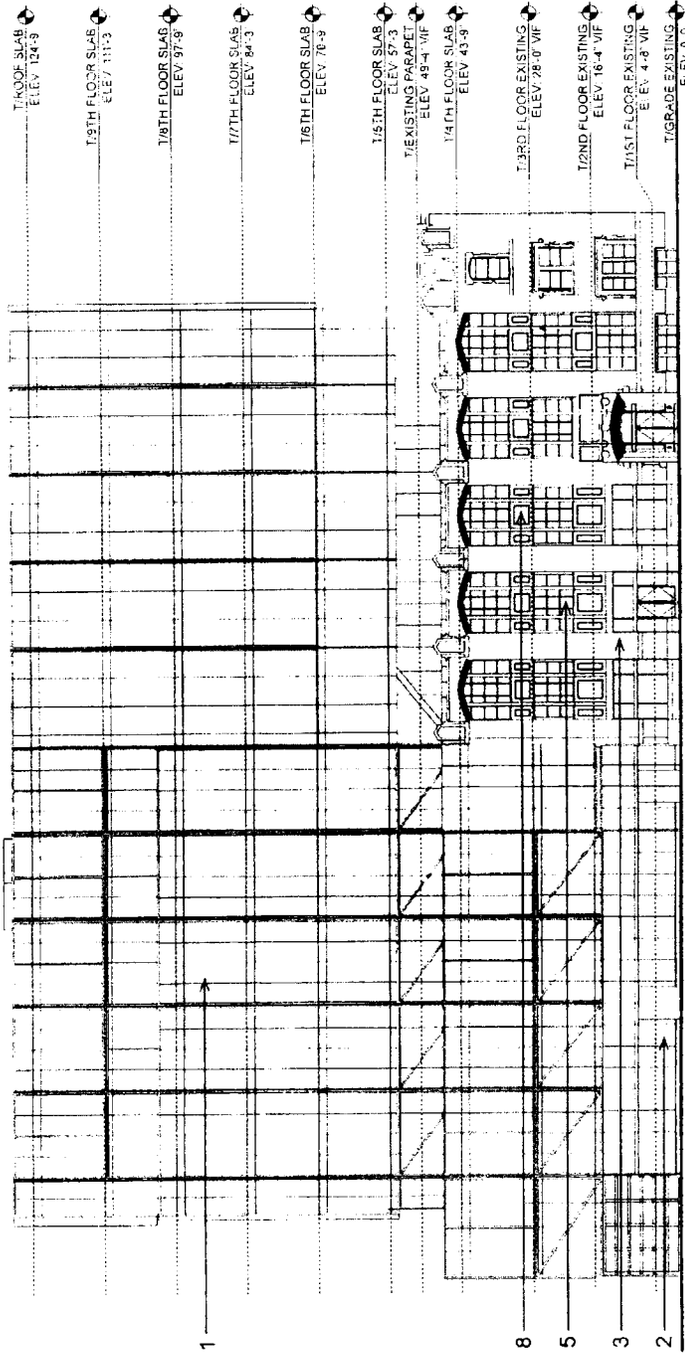
MATERIAL LEGEND	
1	GLASS AND ALUMINUM WINDOW/CURTAIN WALL SYSTEM WITH ALUMINUM PROJECTING FINS
2	RETAIL STOREFRONT
3	EXISTING BRICK CLADDING TO REMAIN
4	ALUMINUM PANEL/SIDING
5	HISTORIC REPLACEMENT GLASS AND ALUMINUM WINDOW
6	EXISTING EXTERIOR CONCRETE TO REMAIN
7	GLASS AND ALUMINUM WINDOW
8	ALUMINUM SPANDREL PANEL



APPLICANT: 1230 W WASHINGTON, LLC  
 ADDRESS OF PROJECT: 1230 W WASHINGTON BLVD, CHICAGO, IL  
 DATE: SEPT 20, 2018  
 PLAN COMMISSION: MAY 16, 2019  
 SCALE: 1" = 25'-0"  
 NORTH ELEVATION

Final for Publication

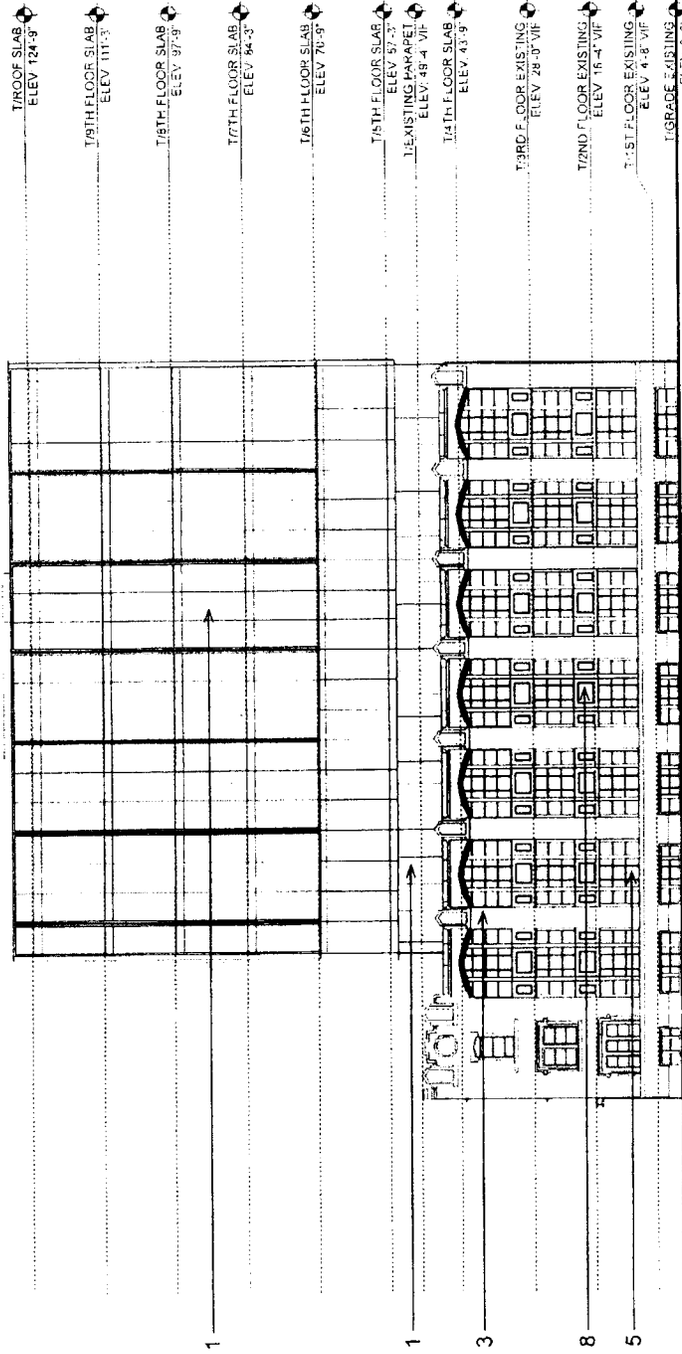
MATERIAL LEGEND	
1	GLASS AND ALUMINUM WINDOW/CURTAIN WALL SYSTEM WITH ALUMINUM PROJECTING FINS
2	RETAIL STOREFRONT
3	EXISTING BRICK CLADDING TO REMAIN
4	ALUMINUM PANEL/SIDING
5	HISTORIC REPLACEMENT GLASS AND ALUMINUM WINDOW
6	EXISTING EXTERIOR CONCRETE TO REMAIN
7	GLASS AND ALUMINUM WINDOW
8	ALUMINUM SPANDREL PANEL



<p>APPLICANT: 1230 W WASHINGTON, LLC</p> <p>ADDRESS OF PROJECT: 1230 W WASHINGTON BLVD, CHICAGO, IL</p> <p>DATE: SEPT 20, 2018</p>	<p>PLAN COMMISSION: MAY 16, 2019</p> <p>SCALE: 1" = 25'-0"</p>	<p>SOUTH ELEVATION</p>
--	--	------------------------

# Final for Publication

MATERIAL LEGEND	
1	GLASS AND ALUMINUM WINDOW/CURTAIN WALL SYSTEM WITH ALUMINUM PROJECTING FINS
2	RETAIL STOREFRONT
3	EXISTING BRICK CLADDING TO REMAIN
4	ALUMINUM PANEL/SIDING
5	HISTORIC REPLACEMENT GLASS AND ALUMINUM WINDOW
6	EXISTING EXTERIOR CONCRETE TO REMAIN
7	GLASS AND ALUMINUM WINDOW
8	ALUMINUM SPANDREL PANEL

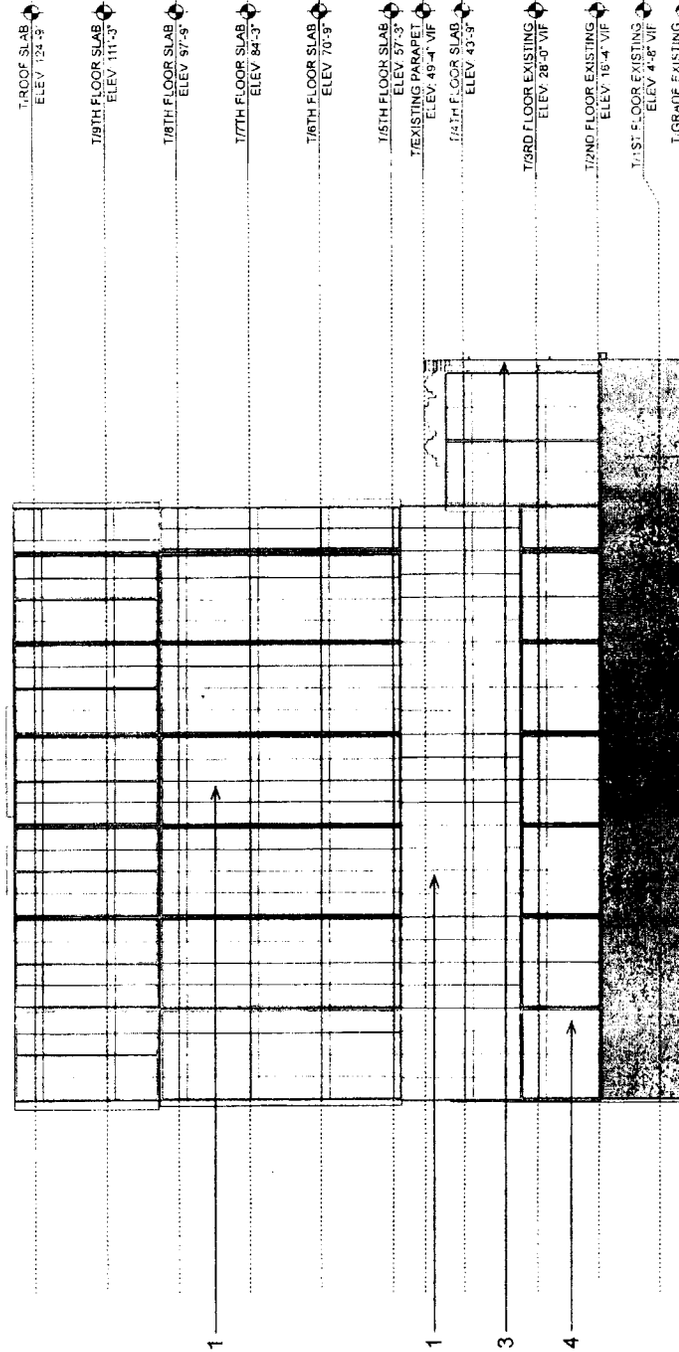


APPLICANT: 1230 W WASHINGTON, LLC  
 ADDRESS OF PROJECT: 1230 W WASHINGTON BLVD, CHICAGO, IL  
 DATE: SEPT 20, 2018  
 PLAN COMMISSION: MAY 16, 2019  
 SCALE: 1" = 25'-0"  
 EAST ELEVATION

Final for Publication

**MATERIAL LEGEND**

1	GLASS AND ALUMINUM WINDOW/CURTAIN WALL SYSTEM WITH ALUMINUM PROJECTING FINIS
2	RETAIL STOREFRONT
3	EXISTING BRICK CLADDING TO REMAIN
4	ALUMINUM PANEL/SIDING
5	HISTORIC REPLACEMENT GLASS AND ALUMINUM WINDOW
6	EXISTING EXTERIOR CONCRETE TO REMAIN
7	GLASS AND ALUMINUM WINDOW
8	ALUMINUM SPANDREL PANEL



<p>APPLICANT: 1230 W WASHINGTON, LLC</p> <p>ADDRESS OF PROJECT: 1230 W WASHINGTON BLVD, CHICAGO, IL</p> <p>DATE: SEPT 20, 2018</p>	<p>WEST ELEVATION</p>
<p>PLAN COMMISSION: MAY 16, 2019</p> <p>SCALE: 1" = 25'-0"</p>	

*Reclassification Of Area Shown On Map No. 1-G.*

(Application No. 19874)

(Common Address: 711 N. Noble St.)

[O2018-9035]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the City Zoning Ordinance be amended by changing all the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 1-G in the area bounded by:

a line 126 feet north of and parallel to West Huron Street; the public alley next east of North Noble Street; the public alley next north of West Huron Street; and North Noble Street,

to those of an RT4.5 Residential Two-Flat, Townhouse and Multi-Unit District and a corresponding use district is hereby established in the area above described.

SECTION 2. The ordinance shall be in force and effect from and after its passage and due publication.

*Reclassification Of Area Shown On Map No. 1-I.*

(As Amended)

(Application No. 20019T1)

(Common Address: 341 -- 347 N. Kedzie Ave./3148 -- 3158 W. Carroll Ave.)

[SO2019-3055]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the current B1-2 Neighborhood Shopping District and M1-2 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 1-I in the area bounded by:

a line 102.00 feet north of West Carroll Avenue; the public alley next east of and parallel to North Kedzie Avenue; West Carroll Avenue; and North Kedzie Avenue,

to those of a B1-2 Neighborhood Shopping District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Floor Plan; Architectural Site Plan; and Exterior Building Elevations attached to this ordinance printed on pages 4003 through 4005 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

**SUBSTITUTE NARRATIVE AND PLANS**  
341-47 North Kedzie Avenue / 3148-58 West Carroll Avenue  
TYPE I REGULATIONS

Narrative: The subject property comprises of four lots of record and is improved with a one-story Artist Work or Sales Space and a two car garage. The Applicant seeks to rezone the property from a B1-2 Neighborhood Shopping District and M1-2 Limited Manufacturing/Business Park District to a B1-2 Neighborhood Shopping District to modify the existing Type 1. The modification to the Type 1 will allow for a one-story (13 ft. 1 in. in height) 994.00 square foot addition to the current art gallery. The existing two car garage will remain and there will be no addition in parking.

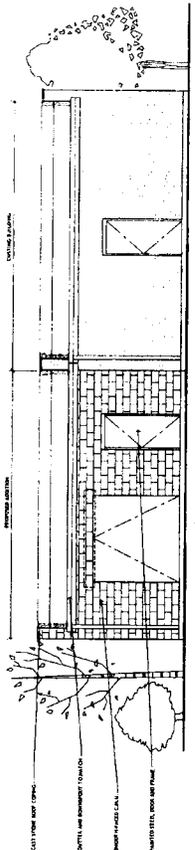
Lot Area:	11,971.74 square feet
FAR:	2.2
FLOOR AREA:	2,555 square feet
Dwelling Units:	0
Height:	13 feet 1 inch
Bicycle Parking:	0
Automobile Parking:	2
Setbacks:	
Front (North Kedzie Avenue):	0.00 feet
South Side (West Carroll Avenue):	30.00 feet
North Side:	24.00 feet
Rear (Alley):	58.77 feet

**Final for Publication**

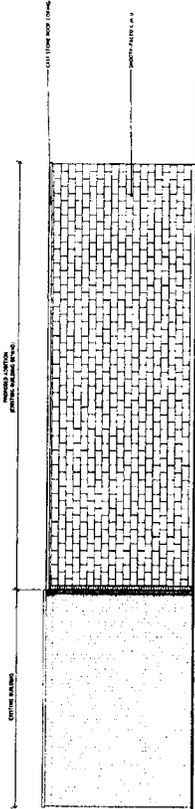




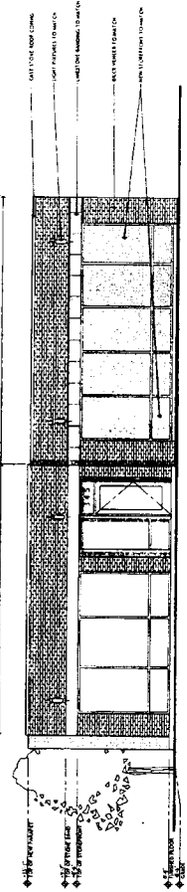
	<p>ARCHITECTS, INC. 343 N. KETZIE AVE. CHICAGO, IL 60612 773.383.0556</p>	<p>ADDITION TO EXISTING ART GALLERY 343 N. KETZIE AVE. CHICAGO, IL 60612</p>	<p>SHEET NAME EXTERIOR ELEVATIONS</p>	<p>PROJECT FOR PERMIT <b>A-2.1</b> 8.5.19</p>
--	---	--	---	---



EXTERIOR ELEVATION - EAST WALL



EXTERIOR ELEVATION - SOUTH WALL



EXTERIOR ELEVATION - STREET-FACING (WEST)

Final for Publication

*Reclassification Of Area Shown On Map No. 2-G.*

(As Amended)

(Application No. 20007T1)

(Common Address: 121 -- 125 S. Peoria St./

122 -- 128 S. Green St.)

[SO2019-2684]

*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 DS-3 Downtown Service District symbols and indications as shown on Map Number 2-G in the area bounded by:

a line 195.00 feet north of West Adams Street; a line 125.00 feet east of South Peoria Street; a line 176.42 feet north of West Adams Street; South Green Street; a line 95.00 feet north of West Adams Street; a line 125.00 feet west of South Green Street; a line 145.00 feet north of West Adams Street; and South Peoria Street,

to those of a DX-5 Downtown Mixed-Use District which is hereby established in the area described above.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Site Plan; First Floor Plan; Typical Floor Plan; Roof Plan; and North, South, East and West Building Elevations attached to this ordinance printed on pages 4008 through 4015 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

# Final for Publication

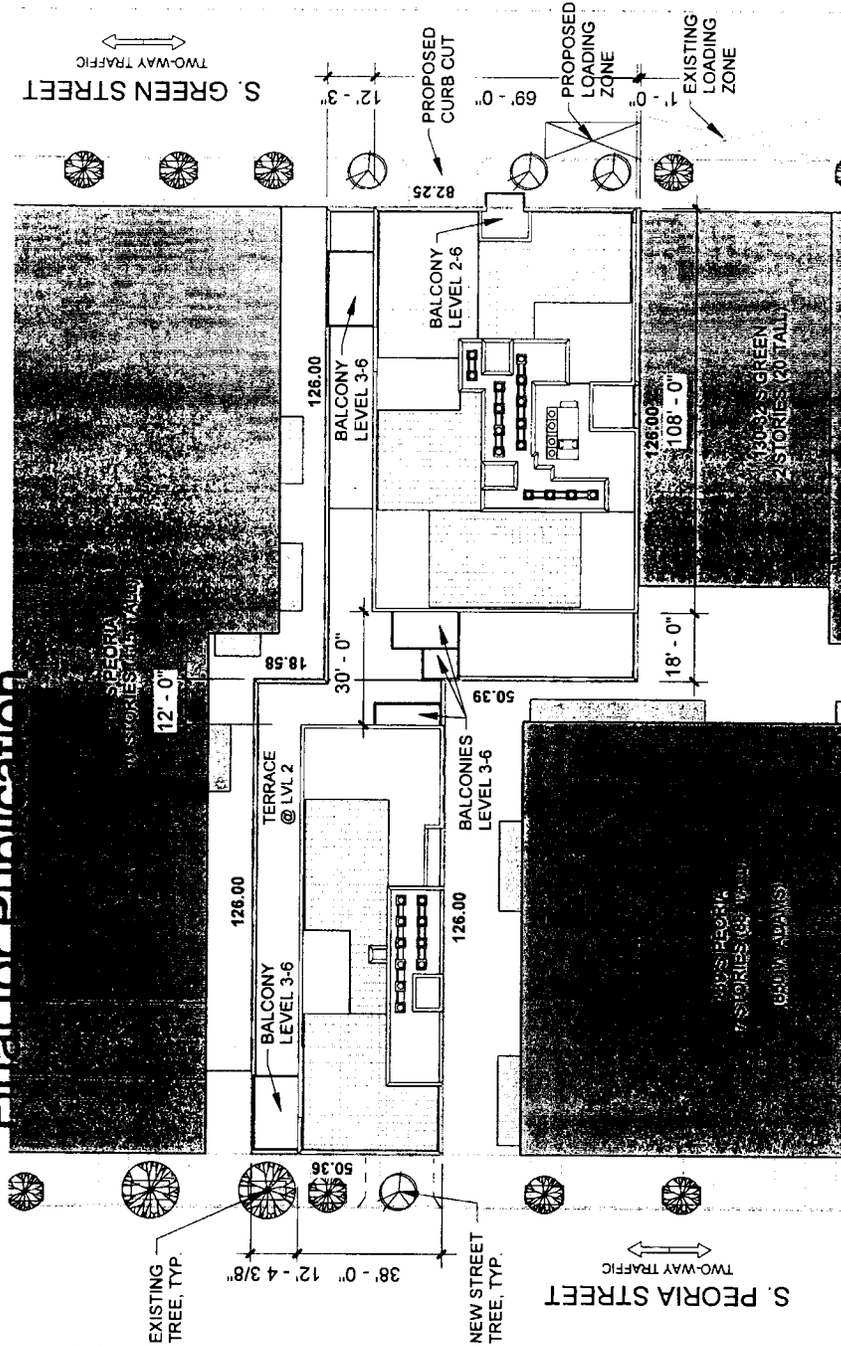
## SUBSTITUTE NARRATIVE AND PLANS 121-25 South Peoria Street / 122-28 South Green Street

Narrative: The subject property measures 16,427.5 square feet and is improved with a surface parking lot. The Applicant proposes to rezone the property from a DS-3 Downtown Service District to a DX-5 Downtown Mixed-Use District to construct a new six-story residential building with twenty-five residential dwelling units and twenty-eight automobile parking spaces. The proposed height of the building is 92.00 feet.

Lot Area:	16,427.5 square feet
Floor Area:	69,816.88 square feet
FAR:	4.25
MLA:	657.1
Residential Dwelling Units:	25
Height:	92.00 feet
Automobile Parking Spaces:	28
Bicycle Parking Spaces:	14
Loading Berth:	0*
Setbacks:	
Front:	0 feet
Rear:	30 feet on residential floors between upper levels
North:	12 feet
South:	0 feet

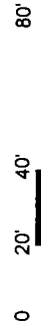
\*Applicant will seek a variation to eliminate the requirement of a loading berth.

Final for Publication



123 S PEORIA/128 S GREEN

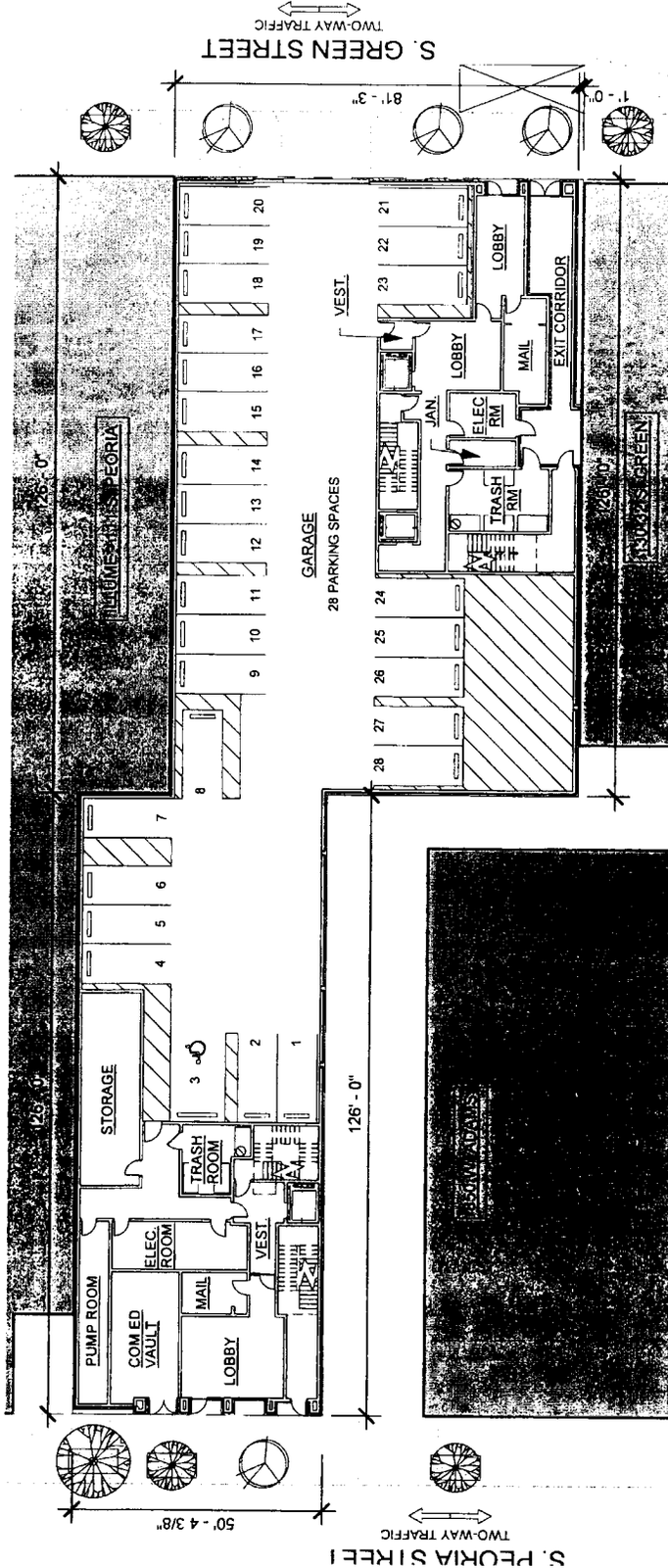
SITE PLAN



LOCATION: 123 S. PEORIA / 128 S GREEN ST, CHICAGO, IL 60607  
 DESCRIPTION: NEW 6-STORY 25-UNIT RESIDENTIAL DEVELOPMENT W/ PARKING GARAGE, TYPE I-C CONSTRUCTION  
 DATE: 06/04/19

S U L L I V A N  
 G O U L E T T E  
 A R C H I T E C T S

Final for Publication



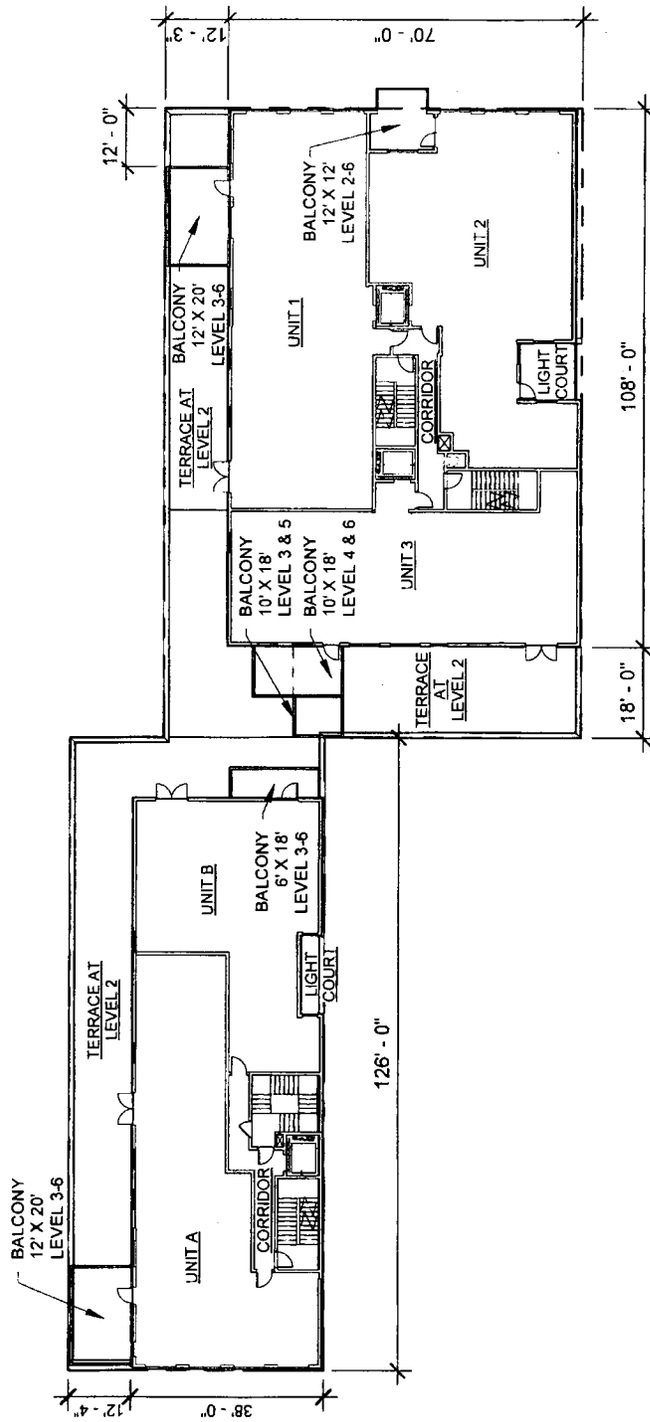
FIRST FLOOR PLAN



LOCATION: 123 S PEORIA / 128 S GREEN ST, CHICAGO, IL 60607  
 DESCRIPTION: NEW 6-STORY 25-UNIT RESIDENTIAL DEVELOPMENT W/ PARKING GARAGE, TYPE I-C CONSTRUCTION  
 DATE: 06/04/19

S U L L I V A N  
 G O U L E T T E  
 & W I L S O N  
 A R C H I T E C T S

# Final for Publication

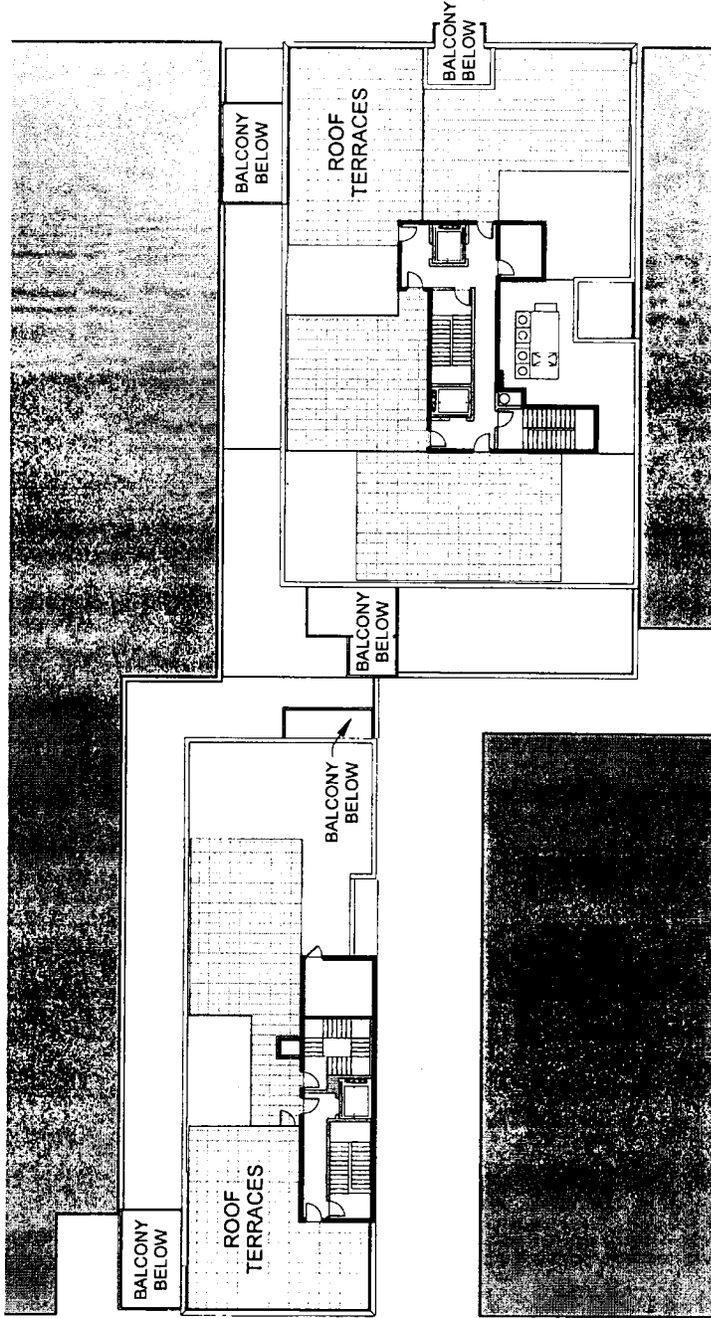


TYPICAL FLOOR PLAN

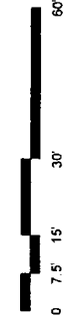
S U L L I V A N  
 G O U L D E T T E  
 & W H I T E  
 A R C H I T E C T S

LOCATION: 123 S PEORIA / 128 S GREEN ST., CHICAGO, IL 60607  
 DESCRIPTION: NEW 6-STORY 25-UNIT RESIDENTIAL DEVELOPMENT W/ PARKING GARAGE, TYPE I-C  
 CONSTRUCTION  
 DATE: 06/04/19

Final for Publication



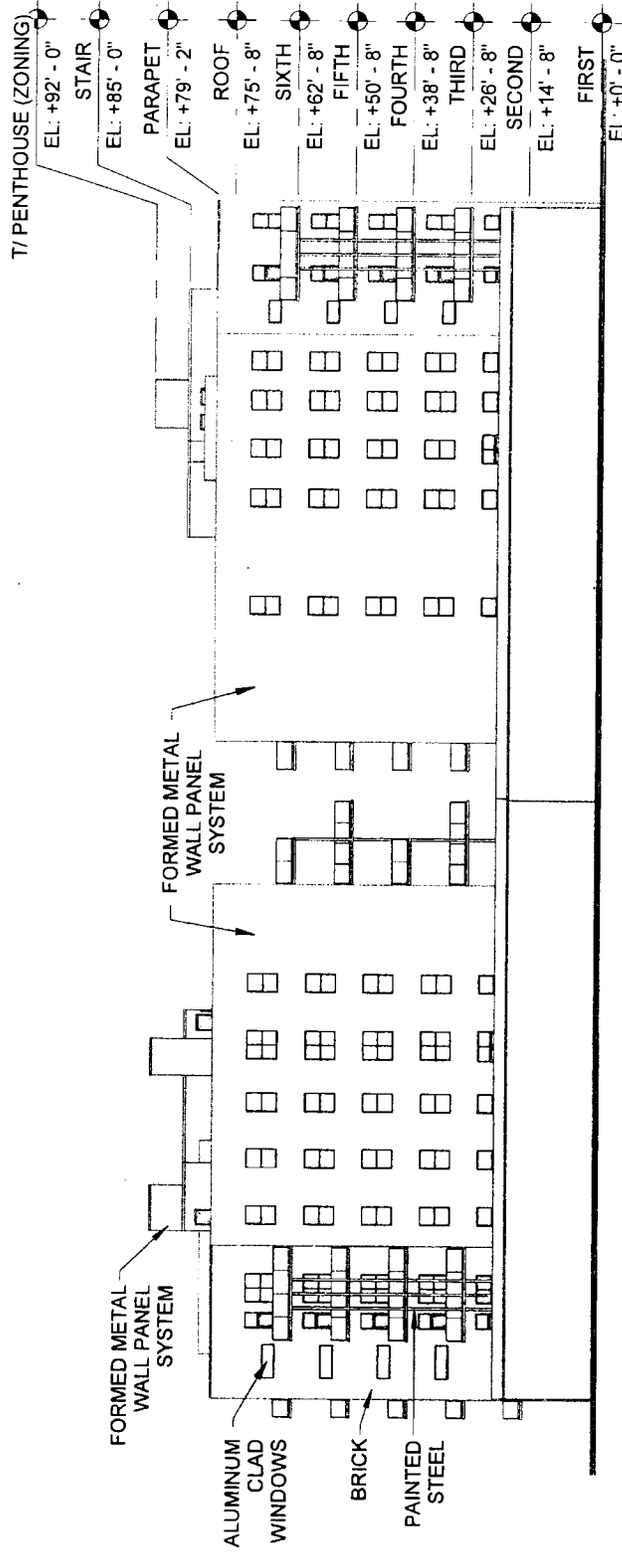
ROOF PLAN



LOCATION: 123 S PEORIA / 128 S GREEN ST, CHICAGO, IL 60607  
 DESCRIPTION: NEW 6-STORY 25-UNIT RESIDENTIAL DEVELOPMENT W/ PARKING GARAGE, TYPE I-C  
 CONSTRUCTION  
 DATE: 06/04/19

S U L L I V A N  
 G O U L E T T E  
 & W I L S O N  
 A R C H I T E C T S

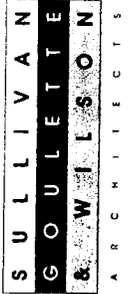
Final for Publication



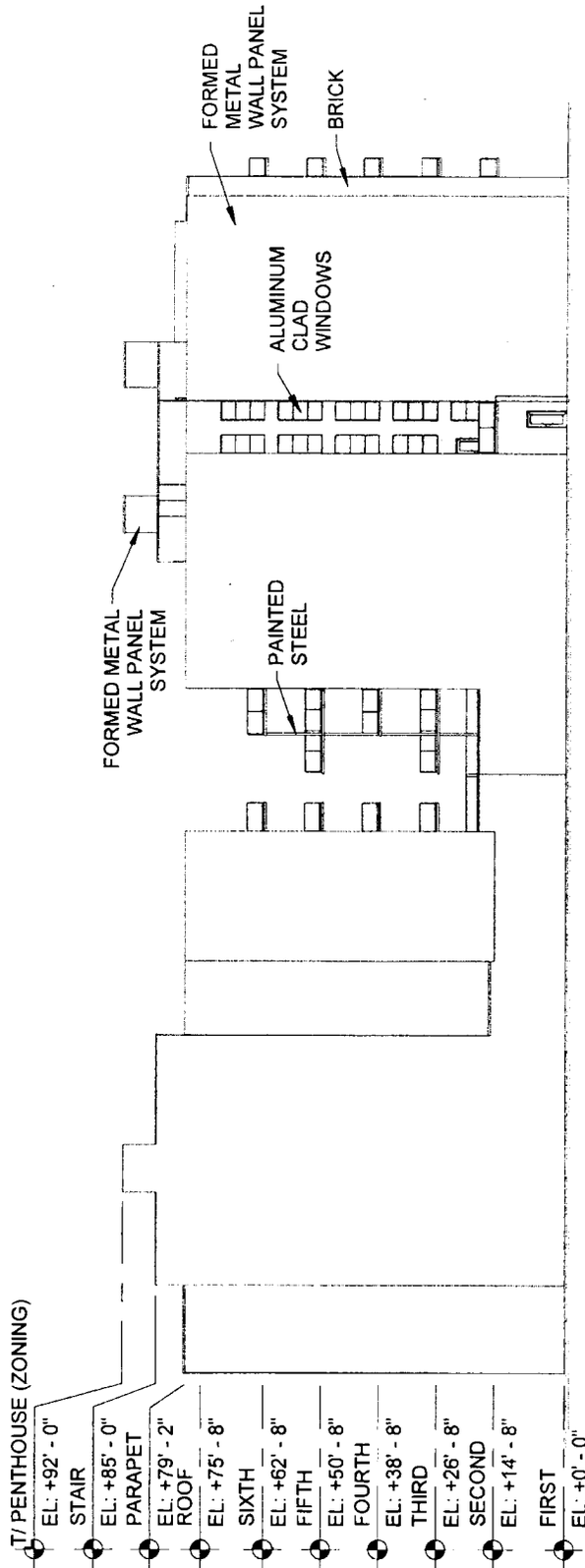
NORTH ELEVATION



LOCATION: 123 S PEORIA / 128 S GREEN ST, CHICAGO, IL 60607  
 DESCRIPTION: NEW 6-STORY 25-UNIT RESIDENTIAL DEVELOPMENT W/ PARKING GARAGE, TYPE I-C  
 CONSTRUCTION  
 DATE: 06/04/19



# Final for Publication



## SOUTH ELEVATION

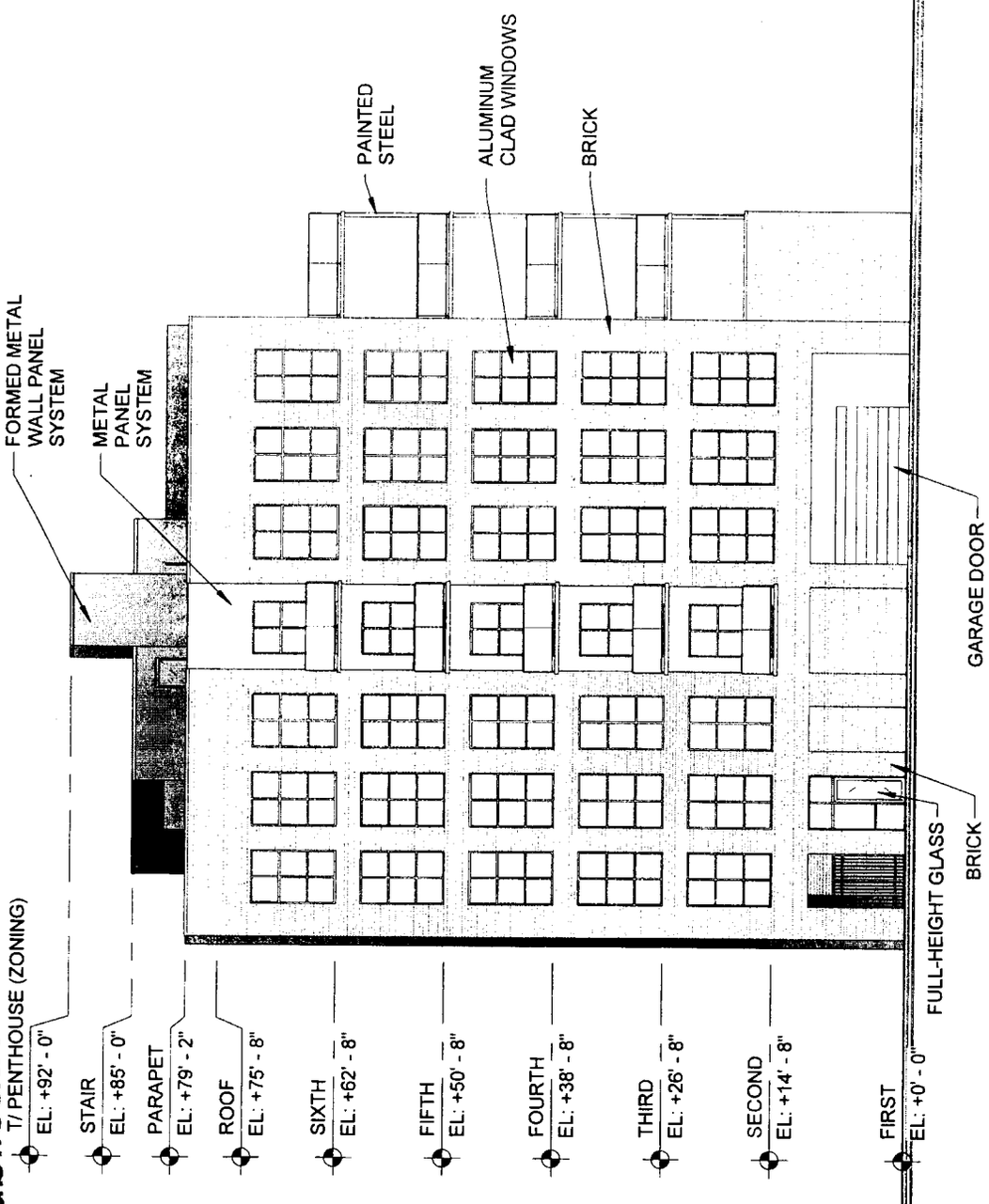


LOCATION: 123 S PEORIA / 128 S GREEN ST, CHICAGO, IL 60607  
 DESCRIPTION: NEW 6-STORY 25-UNIT RESIDENTIAL DEVELOPMENT W/ PARKING GARAGE, TYPE I-C CONSTRUCTION  
 DATE: 06/04/19

S U L L I V A N  
 G O U L E T T E  
 & W H I T S O N  
 A R C H I T E C T S

# Final for Publication

T/PENTHOUSE (ZONING)



- EL: +92' - 0"
- STAIR EL: +85' - 0"
- PARAPET EL: +79' - 2"
- ROOF EL: +75' - 8"
- SIXTH EL: +62' - 8"
- FIFTH EL: +50' - 8"
- FOURTH EL: +38' - 8"
- THIRD EL: +26' - 8"
- SECOND EL: +14' - 8"
- FIRST EL: +0' - 0"

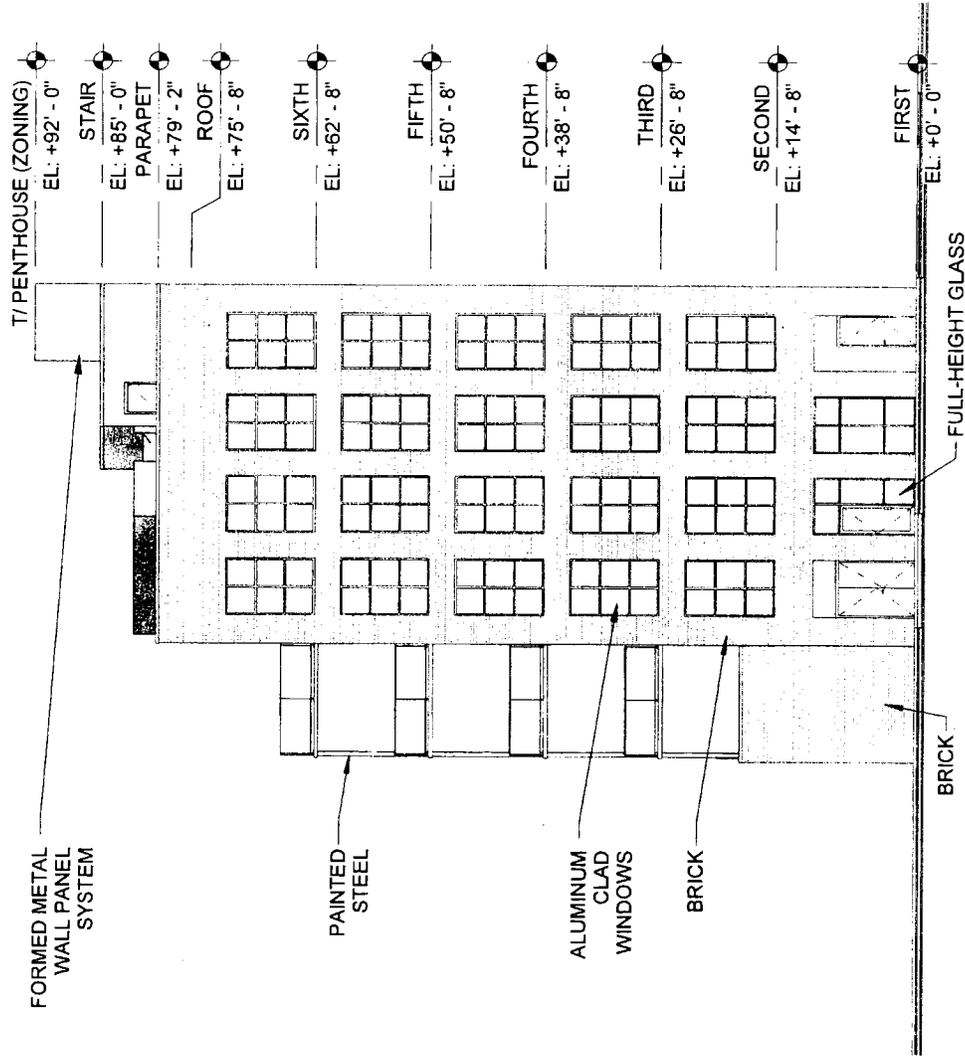
## EAST ELEVATION



LOCATION: 123 S PEORIA / 128 S GREEN ST, CHICAGO, IL 60607  
 DESCRIPTION: NEW 6-STORY 25-UNIT RESIDENTIAL DEVELOPMENT W/ PARKING GARAGE, TYPE I.C  
 CONSTRUCTION  
 DATE: 06/04/19

**S U L L I V A N**  
**G O U L E T T E**  
**& W I L S O N**  
 A R C H I T E C T S

# Final for Publication



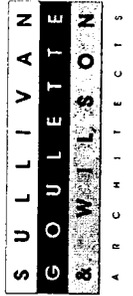
## WEST ELEVATION



LOCATION: 123 S PEORIA / 128 S GREEN ST, CHICAGO, IL 60607

DESCRIPTION: NEW 6-STORY 25-UNIT RESIDENTIAL DEVELOPMENT W/ PARKING GARAGE, TYPE I-C CONSTRUCTION

DATE: 06/04/19



*Reclassification Of Area Shown On Map No. 3-G.*  
(As Amended)  
(Application No. 19977T1)  
(Common Address: 1530 -- 1534 N. Halsted St.)

[SO2019-1380]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all the C3-5 Commercial Manufacturing and Employment District symbols and indications as shown on Map Number 3-G in the area bounded by:

a line 43 feet south of and parallel to West Weed Street; North Halsted Street; a line 108 feet south of and parallel to West Weed Street; and the alley next west of and parallel to North Halsted Street,

to those of a B3-5 Community Shopping 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.

[Proposed Site Plan; First, Second and Third Floor Plans; Roof Plan;  
and North, South, East and West Building Elevations  
attached to this ordinance printed on pages 4018  
through 4026 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

## Final for Publication

17-13-0303-C (1) Narrative Zoning Analysis – *SUBSTITUTE NARRATIVE & PLANS*  
1530-1534 North Halsted Street, Chicago, Illinois

Proposed Zoning: B3-5 Community Shopping District

Lot Area: 8,190 square feet

Proposed Land Use: The Applicant is seeking a zoning change in order to permit the construction of a new four-story mixed-use building, at the subject site. The existing one-story commercial building will be razed. The new proposed building will contain commercial/retail space (5,097 square feet) – at grade level, and nine (9) dwelling units – above (Floors 2 thru 4). There will be a roof deck, located at the east end of the 4<sup>th</sup> Floor, which will be for the exclusive use and enjoyment of the residential tenants of the building. The subject property is located within 1,320 linear feet of the entrance to the North Avenue CTA ('Red Line') Station, and – therefore, the redevelopment plan qualifies for reduced vehicular parking, pursuant to the Transit Oriented Development (TOD) Ordinance. As such, there will be surface parking for a total of six (6) vehicles, located onsite – at the rear of the building. The proposed new building will be masonry, glass and steel in construction and will measure 57 feet-0 inches in height.

- (A) The Project's Floor Area Ratio: 20,325 square feet (2.48 FAR)
- (B) The Project's Density (Lot Area Per Dwelling Unit): 9 dwelling units (910 square feet per unit)
- (C) The amount of off-street parking: 6 vehicular parking spaces  
*\*The subject site is located within 1,320 square feet of the entrance to the North Avenue CTA Station, and – therefore, qualifies for a 35% reduction in the amount of required onsite vehicular parking.*
- (D) Setbacks:
  - a. Front Setback: 1 feet-0 inches
  - b. Rear Setback: 20 feet-0 inches
  - c. Side Setbacks:
    - North: 0 feet-1 15/16 inches
    - South: 0 feet-¼ inches
- (E) Building Height:
  - 52 feet-1 7/8 inches (ceiling of 4<sup>th</sup> Floor)
  - 57 feet-0 inches (ceiling of elevator access structure – roof)



Final for Publication

**j s a**  
 jonathan spurr  
 architects llc  
 4001 north reynolds ave.  
 suite 501  
 chicago illinois 60613  
 773 883 1317 phone  
 773 883 3081 fax  
 jsa@jsarchllc.com  
 www.jsarchllc.com

GENERAL NOTES:

DATE: 06.20.19  
PROJECT: [illegible]

1001  
 1002  
 1003  
 1004  
 1005  
 1006  
 1007  
 1008  
 1009  
 1010  
 1011  
 1012  
 1013  
 1014  
 1015  
 1016  
 1017  
 1018  
 1019  
 1020  
 1021  
 1022  
 1023  
 1024  
 1025  
 1026  
 1027  
 1028  
 1029  
 1030  
 1031  
 1032  
 1033  
 1034  
 1035  
 1036  
 1037  
 1038  
 1039  
 1040  
 1041  
 1042  
 1043  
 1044  
 1045  
 1046  
 1047  
 1048  
 1049  
 1050  
 1051  
 1052  
 1053  
 1054  
 1055  
 1056  
 1057  
 1058  
 1059  
 1060  
 1061  
 1062  
 1063  
 1064  
 1065  
 1066  
 1067  
 1068  
 1069  
 1070  
 1071  
 1072  
 1073  
 1074  
 1075  
 1076  
 1077  
 1078  
 1079  
 1080  
 1081  
 1082  
 1083  
 1084  
 1085  
 1086  
 1087  
 1088  
 1089  
 1090  
 1091  
 1092  
 1093  
 1094  
 1095  
 1096  
 1097  
 1098  
 1099  
 1100  
 1101  
 1102  
 1103  
 1104  
 1105  
 1106  
 1107  
 1108  
 1109  
 1110  
 1111  
 1112  
 1113  
 1114  
 1115  
 1116  
 1117  
 1118  
 1119  
 1120  
 1121  
 1122  
 1123  
 1124  
 1125  
 1126  
 1127  
 1128  
 1129  
 1130  
 1131  
 1132  
 1133  
 1134  
 1135  
 1136  
 1137  
 1138  
 1139  
 1140  
 1141  
 1142  
 1143  
 1144  
 1145  
 1146  
 1147  
 1148  
 1149  
 1150  
 1151  
 1152  
 1153  
 1154  
 1155  
 1156  
 1157  
 1158  
 1159  
 1160  
 1161  
 1162  
 1163  
 1164  
 1165  
 1166  
 1167  
 1168  
 1169  
 1170  
 1171  
 1172  
 1173  
 1174  
 1175  
 1176  
 1177  
 1178  
 1179  
 1180  
 1181  
 1182  
 1183  
 1184  
 1185  
 1186  
 1187  
 1188  
 1189  
 1190  
 1191  
 1192  
 1193  
 1194  
 1195  
 1196  
 1197  
 1198  
 1199  
 1200  
 1201  
 1202  
 1203  
 1204  
 1205  
 1206  
 1207  
 1208  
 1209  
 1210  
 1211  
 1212  
 1213  
 1214  
 1215  
 1216  
 1217  
 1218  
 1219  
 1220  
 1221  
 1222  
 1223  
 1224  
 1225  
 1226  
 1227  
 1228  
 1229  
 1230  
 1231  
 1232  
 1233  
 1234  
 1235  
 1236  
 1237  
 1238  
 1239  
 1240  
 1241  
 1242  
 1243  
 1244  
 1245  
 1246  
 1247  
 1248  
 1249  
 1250  
 1251  
 1252  
 1253  
 1254  
 1255  
 1256  
 1257  
 1258  
 1259  
 1260  
 1261  
 1262  
 1263  
 1264  
 1265  
 1266  
 1267  
 1268  
 1269  
 1270  
 1271  
 1272  
 1273  
 1274  
 1275  
 1276  
 1277  
 1278  
 1279  
 1280  
 1281  
 1282  
 1283  
 1284  
 1285  
 1286  
 1287  
 1288  
 1289  
 1290  
 1291  
 1292  
 1293  
 1294  
 1295  
 1296  
 1297  
 1298  
 1299  
 1300  
 1301  
 1302  
 1303  
 1304  
 1305  
 1306  
 1307  
 1308  
 1309  
 1310  
 1311  
 1312  
 1313  
 1314  
 1315  
 1316  
 1317  
 1318  
 1319  
 1320  
 1321  
 1322  
 1323  
 1324  
 1325  
 1326  
 1327  
 1328  
 1329  
 1330  
 1331  
 1332  
 1333  
 1334  
 1335  
 1336  
 1337  
 1338  
 1339  
 1340  
 1341  
 1342  
 1343  
 1344  
 1345  
 1346  
 1347  
 1348  
 1349  
 1350  
 1351  
 1352  
 1353  
 1354  
 1355  
 1356  
 1357  
 1358  
 1359  
 1360  
 1361  
 1362  
 1363  
 1364  
 1365  
 1366  
 1367  
 1368  
 1369  
 1370  
 1371  
 1372  
 1373  
 1374  
 1375  
 1376  
 1377  
 1378  
 1379  
 1380  
 1381  
 1382  
 1383  
 1384  
 1385  
 1386  
 1387  
 1388  
 1389  
 1390  
 1391  
 1392  
 1393  
 1394  
 1395  
 1396  
 1397  
 1398  
 1399  
 1400  
 1401  
 1402  
 1403  
 1404  
 1405  
 1406  
 1407  
 1408  
 1409  
 1410  
 1411  
 1412  
 1413  
 1414  
 1415  
 1416  
 1417  
 1418  
 1419  
 1420  
 1421  
 1422  
 1423  
 1424  
 1425  
 1426  
 1427  
 1428  
 1429  
 1430  
 1431  
 1432  
 1433  
 1434  
 1435  
 1436  
 1437  
 1438  
 1439  
 1440  
 1441  
 1442  
 1443  
 1444  
 1445  
 1446  
 1447  
 1448  
 1449  
 1450  
 1451  
 1452  
 1453  
 1454  
 1455  
 1456  
 1457  
 1458  
 1459  
 1460  
 1461  
 1462  
 1463  
 1464  
 1465  
 1466  
 1467  
 1468  
 1469  
 1470  
 1471  
 1472  
 1473  
 1474  
 1475  
 1476  
 1477  
 1478  
 1479  
 1480  
 1481  
 1482  
 1483  
 1484  
 1485  
 1486  
 1487  
 1488  
 1489  
 1490  
 1491  
 1492  
 1493  
 1494  
 1495  
 1496  
 1497  
 1498  
 1499  
 1500  
 1501  
 1502  
 1503  
 1504  
 1505  
 1506  
 1507  
 1508  
 1509  
 1510  
 1511  
 1512  
 1513  
 1514  
 1515  
 1516  
 1517  
 1518  
 1519  
 1520  
 1521  
 1522  
 1523  
 1524  
 1525  
 1526  
 1527  
 1528  
 1529  
 1530  
 1531  
 1532  
 1533  
 1534  
 1535  
 1536  
 1537  
 1538  
 1539  
 1540  
 1541  
 1542  
 1543  
 1544  
 1545  
 1546  
 1547  
 1548  
 1549  
 1550  
 1551  
 1552  
 1553  
 1554  
 1555  
 1556  
 1557  
 1558  
 1559  
 1560  
 1561  
 1562  
 1563  
 1564  
 1565  
 1566  
 1567  
 1568  
 1569  
 1570  
 1571  
 1572  
 1573  
 1574  
 1575  
 1576  
 1577  
 1578  
 1579  
 1580  
 1581  
 1582  
 1583  
 1584  
 1585  
 1586  
 1587  
 1588  
 1589  
 1590  
 1591  
 1592  
 1593  
 1594  
 1595  
 1596  
 1597  
 1598  
 1599  
 1600  
 1601  
 1602  
 1603  
 1604  
 1605  
 1606  
 1607  
 1608  
 1609  
 1610  
 1611  
 1612  
 1613  
 1614  
 1615  
 1616  
 1617  
 1618  
 1619  
 1620  
 1621  
 1622  
 1623  
 1624  
 1625  
 1626  
 1627  
 1628  
 1629  
 1630  
 1631  
 1632  
 1633  
 1634  
 1635  
 1636  
 1637  
 1638  
 1639  
 1640  
 1641  
 1642  
 1643  
 1644  
 1645  
 1646  
 1647  
 1648  
 1649  
 1650  
 1651  
 1652  
 1653  
 1654  
 1655  
 1656  
 1657  
 1658  
 1659  
 1660  
 1661  
 1662  
 1663  
 1664  
 1665  
 1666  
 1667  
 1668  
 1669  
 1670  
 1671  
 1672  
 1673  
 1674  
 1675  
 1676  
 1677  
 1678  
 1679  
 1680  
 1681  
 1682  
 1683  
 1684  
 1685  
 1686  
 1687  
 1688  
 1689  
 1690  
 1691  
 1692  
 1693  
 1694  
 1695  
 1696  
 1697  
 1698  
 1699  
 1700  
 1701  
 1702  
 1703  
 1704  
 1705  
 1706  
 1707  
 1708  
 1709  
 1710  
 1711  
 1712  
 1713  
 1714  
 1715  
 1716  
 1717  
 1718  
 1719  
 1720  
 1721  
 1722  
 1723  
 1724  
 1725  
 1726  
 1727  
 1728  
 1729  
 1730  
 1731  
 1732  
 1733  
 1734  
 1735  
 1736  
 1737  
 1738  
 1739  
 1740  
 1741  
 1742  
 1743  
 1744  
 1745  
 1746  
 1747  
 1748  
 1749  
 1750  
 1751  
 1752  
 1753  
 1754  
 1755  
 1756  
 1757  
 1758  
 1759  
 1760  
 1761  
 1762  
 1763  
 1764  
 1765  
 1766  
 1767  
 1768  
 1769  
 1770  
 1771  
 1772  
 1773  
 1774  
 1775  
 1776  
 1777  
 1778  
 1779  
 1780  
 1781  
 1782  
 1783  
 1784  
 1785  
 1786  
 1787  
 1788  
 1789  
 1790  
 1791  
 1792  
 1793  
 1794  
 1795  
 1796  
 1797  
 1798  
 1799  
 1800  
 1801  
 1802  
 1803  
 1804  
 1805  
 1806  
 1807  
 1808  
 1809  
 1810  
 1811  
 1812  
 1813  
 1814  
 1815  
 1816  
 1817  
 1818  
 1819  
 1820  
 1821  
 1822  
 1823  
 1824  
 1825  
 1826  
 1827  
 1828  
 1829  
 1830  
 1831  
 1832  
 1833  
 1834  
 1835  
 1836  
 1837  
 1838  
 1839  
 1840  
 1841  
 1842  
 1843  
 1844  
 1845  
 1846  
 1847  
 1848  
 1849  
 1850  
 1851  
 1852  
 1853  
 1854  
 1855  
 1856  
 1857  
 1858  
 1859  
 1860  
 1861  
 1862  
 1863  
 1864  
 1865  
 1866  
 1867  
 1868  
 1869  
 1870  
 1871  
 1872  
 1873  
 1874  
 1875  
 1876  
 1877  
 1878  
 1879  
 1880  
 1881  
 1882  
 1883  
 1884  
 1885  
 1886  
 1887  
 1888  
 1889  
 1890  
 1891  
 1892  
 1893  
 1894  
 1895  
 1896  
 1897  
 1898  
 1899  
 1900  
 1901  
 1902  
 1903  
 1904  
 1905  
 1906  
 1907  
 1908  
 1909  
 1910  
 1911  
 1912  
 1913  
 1914  
 1915  
 1916  
 1917  
 1918  
 1919  
 1920  
 1921  
 1922  
 1923  
 1924  
 1925  
 1926  
 1927  
 1928  
 1929  
 1930  
 1931  
 1932  
 1933  
 1934  
 1935  
 1936  
 1937  
 1938  
 1939  
 1940  
 1941  
 1942  
 1943  
 1944  
 1945  
 1946  
 1947  
 1948  
 1949  
 1950  
 1951  
 1952  
 1953  
 1954  
 1955  
 1956  
 1957  
 1958  
 1959  
 1960  
 1961  
 1962  
 1963  
 1964  
 1965  
 1966  
 1967  
 1968  
 1969  
 1970  
 1971  
 1972  
 1973  
 1974  
 1975  
 1976  
 1977  
 1978  
 1979  
 1980  
 1981  
 1982  
 1983  
 1984  
 1985  
 1986  
 1987  
 1988  
 1989  
 1990  
 1991  
 1992  
 1993  
 1994  
 1995  
 1996  
 1997  
 1998  
 1999  
 2000  
 2001  
 2002  
 2003  
 2004  
 2005  
 2006  
 2007  
 2008  
 2009  
 2010  
 2011  
 2012  
 2013  
 2014  
 2015  
 2016  
 2017  
 2018  
 2019  
 2020  
 2021  
 2022  
 2023  
 2024  
 2025  
 2026  
 2027  
 2028  
 2029  
 2030  
 2031  
 2032  
 2033  
 2034  
 2035  
 2036  
 2037  
 2038  
 2039  
 2040  
 2041  
 2042  
 2043  
 2044  
 2045  
 2046  
 2047  
 2048  
 2049  
 2050  
 2051  
 2052  
 2053  
 2054  
 2055  
 2056  
 2057  
 2058  
 2059  
 2060  
 2061  
 2062  
 2063  
 2064  
 2065  
 2066  
 2067  
 2068  
 2069  
 2070  
 2071  
 2072  
 2073  
 2074  
 2075  
 2076  
 2077  
 2078  
 2079  
 2080  
 2081  
 2082  
 2083  
 2084  
 2085  
 2086  
 2087  
 2088  
 2089  
 2090  
 2091  
 2092  
 2093  
 2094  
 2095  
 2096  
 2097  
 2098  
 2099  
 2100  
 2101  
 2102  
 2103  
 2104  
 2105  
 2106  
 2107  
 2108  
 2109  
 2110  
 2111  
 2112  
 2113  
 2114  
 2115  
 2116  
 2117  
 2118  
 2119  
 2120  
 2121  
 2122  
 2123  
 2124  
 2125  
 2126  
 2127  
 2128  
 2129  
 2130  
 2131  
 2132  
 2133  
 2134  
 2135  
 2136  
 2137  
 2138  
 2139  
 2140  
 2141  
 2142  
 2143  
 2144  
 2145  
 2146  
 2147  
 2148  
 2149  
 2150  
 2151  
 2152  
 2153  
 2154  
 2155  
 2156  
 2157  
 2158  
 2159  
 2160  
 2161  
 2162  
 2163  
 2164  
 2165  
 2166  
 2167  
 2168  
 2169  
 2170  
 2171  
 2172  
 2173  
 2174  
 2175  
 2176  
 2177  
 2178  
 2179  
 2180  
 2181  
 2182  
 2183  
 2184  
 2185  
 2186  
 2187  
 2188  
 2189  
 2190  
 2191  
 2192  
 2193  
 2194  
 2195  
 2196  
 2197  
 2198  
 2199  
 2200  
 2201  
 2202  
 2203  
 2204  
 2205  
 2206  
 2207  
 2208  
 2209  
 2210  
 2211  
 2212  
 2213  
 2214  
 2215  
 2216  
 2217  
 2218  
 2219  
 2220  
 2221  
 2222  
 2223  
 2224  
 2225  
 2226  
 2227  
 2228  
 2229  
 2230  
 2231  
 2232  
 2233  
 2234  
 2235  
 2236  
 2237  
 2238  
 2239  
 2240  
 2241  
 2242  
 2243  
 2244  
 2245  
 2246  
 2247  
 2248  
 2249  
 2250  
 2251  
 2252  
 2253  
 2254  
 2255  
 2256  
 2257  
 2258  
 2259  
 2260  
 2261  
 2262  
 2263  
 2264  
 2265  
 2266  
 2267  
 2268  
 2269  
 2270  
 2271  
 2272  
 2273  
 2274  
 2275  
 2276  
 2277  
 2278  
 2279  
 2280  
 2281  
 2282  
 2283  
 2284  
 2285  
 2286  
 2287  
 2288  
 2289  
 2290  
 2291  
 2292  
 2293  
 2294  
 2295  
 2296  
 2297  
 2298  
 2299  
 2300  
 2301  
 2302  
 2303  
 2304  
 2305  
 2306  
 2307  
 2308  
 2309  
 2310  
 2311  
 2312  
 2313  
 2314  
 2315  
 2316  
 2317  
 2318  
 2319  
 2320  
 2321  
 2322  
 2323  
 2324  
 2325  
 2326  
 2327

Final for Publication

**j s a**  
 jonathan spuit  
 architects ltd.  
 4001 north ravenwood ave.  
 suite 601  
 chicago illinois 60613  
 773 883 1017 phone  
 773 883 3881 fax  
 jsa@arch-ltd.com  
 www.arch-ltd.com

GENERAL NOTES:

DATE: 07/24/19

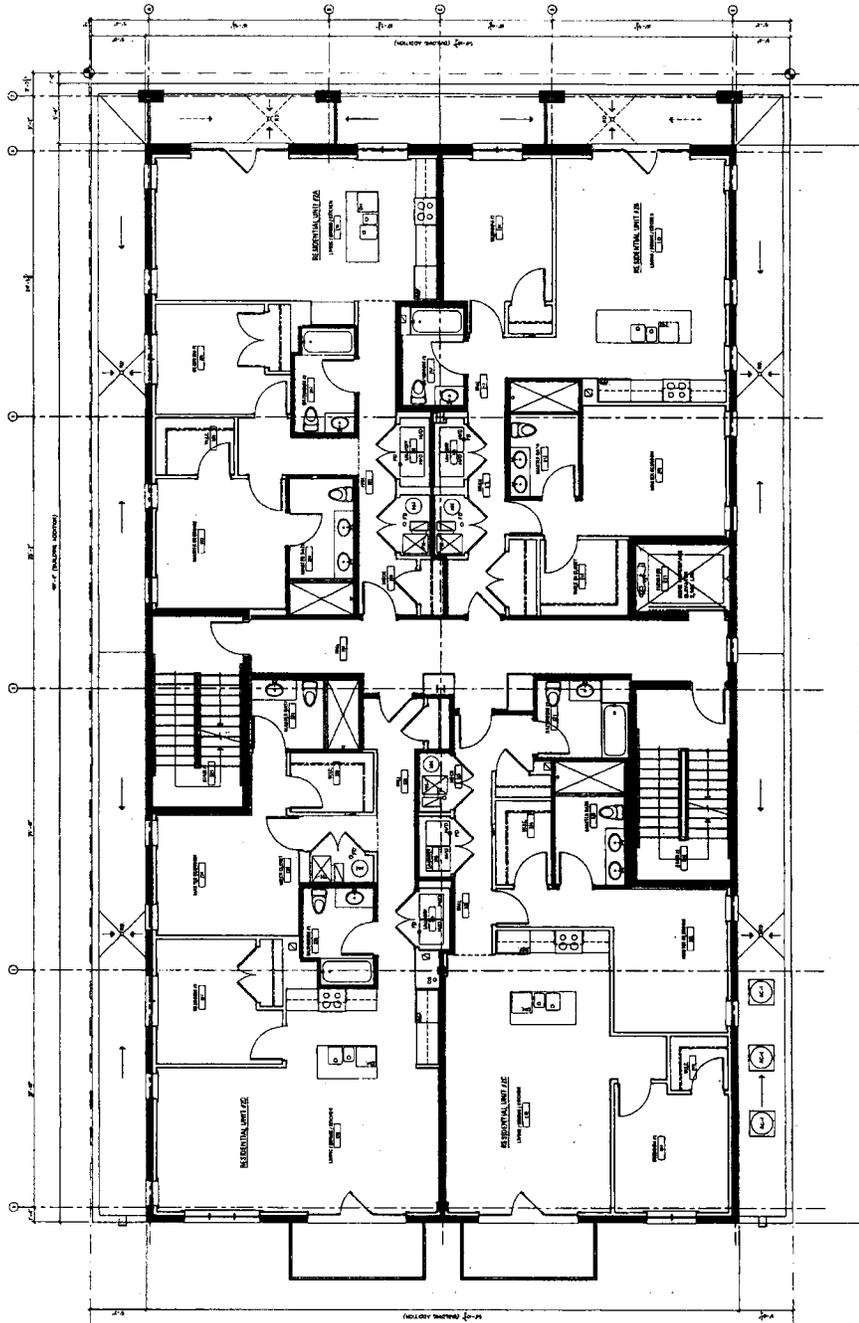
DESIGNED BY: JONATHAN SPUIT

PROJECT NO: 1901  
 PROJECT: STUBBS MANAGEMENT  
 PROJECT LOCATION: 4020 NORTH RAVENWOOD  
 DRAWING NO: 1901-01-01-01-01  
 DRAWING DATE: 07/24/19

SHEET NO: A  
 TOTAL SHEETS: 22



SCALE: 1/8" = 1'-0"  
 DATE: 07/24/19





Final for Publication

**j s a**  
 jonathan spurr  
 architects llc  
 4001 north ravenwood ave.  
 suite 601  
 chicago illinois 60613  
 773 883 1017 phone  
 773 883 3081 fax  
 jsa@jsarch-llc.com  
 www.jsarch.com

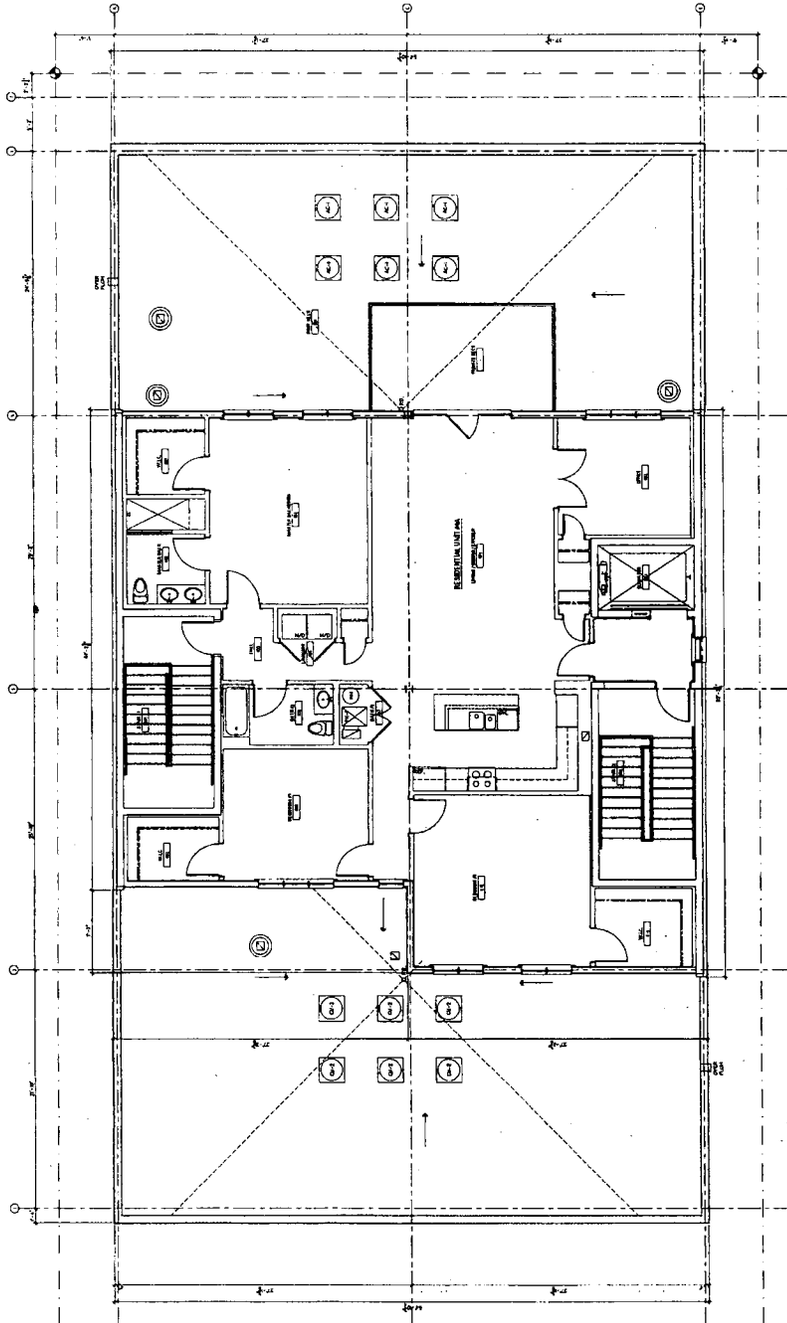
GENERAL NOTES:

REVISIONS

NO. 1  
 REVISIONS  
 DATE  
 DESCRIPTION  
 1. 07/24/19  
 2. 07/24/19  
 3. 07/24/19

SHEET NO. 21  
 OF 21

PROJECT: [illegible]  
 DRAWING: [illegible]  
 DATE: [illegible]





Final for Publication

J S a  
Jonathan Spaitz  
Architects Ltd.

4001 North Ravenswood Ave.  
Suite 601  
Chicago Illinois 60613  
773.883.1017 phone  
773.883.3081 fax  
jsa@jarch-ltd.com

DATE: 7/24/19

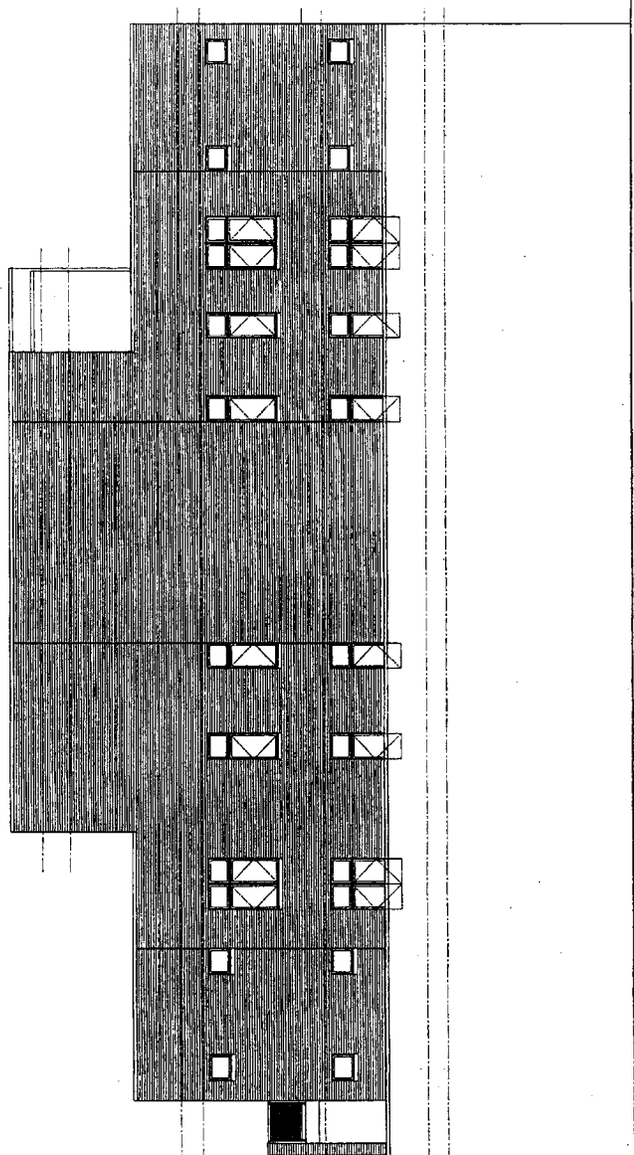
PROJECT NAME:

DATE: 7/24/19  
REVISION FOR PERMIT REVIEW

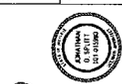
PROJECT:  
SHEET:  
DATE: 7/24/19  
DRAWN BY: JSA  
CHECKED BY: JSA  
SCALE: AS SHOWN  
CITY OF CHICAGO

PROJECT:  
SHEET:  
DATE: 7/24/19  
DRAWN BY: JSA  
CHECKED BY: JSA  
SCALE: AS SHOWN  
CITY OF CHICAGO

A  
3.2



- 1. 1'-0" SECTION
- 2. 1'-0" SECTION
- 3. 1'-0" SECTION
- 4. 1'-0" SECTION
- 5. 1'-0" SECTION
- 6. 1'-0" SECTION
- 7. 1'-0" SECTION

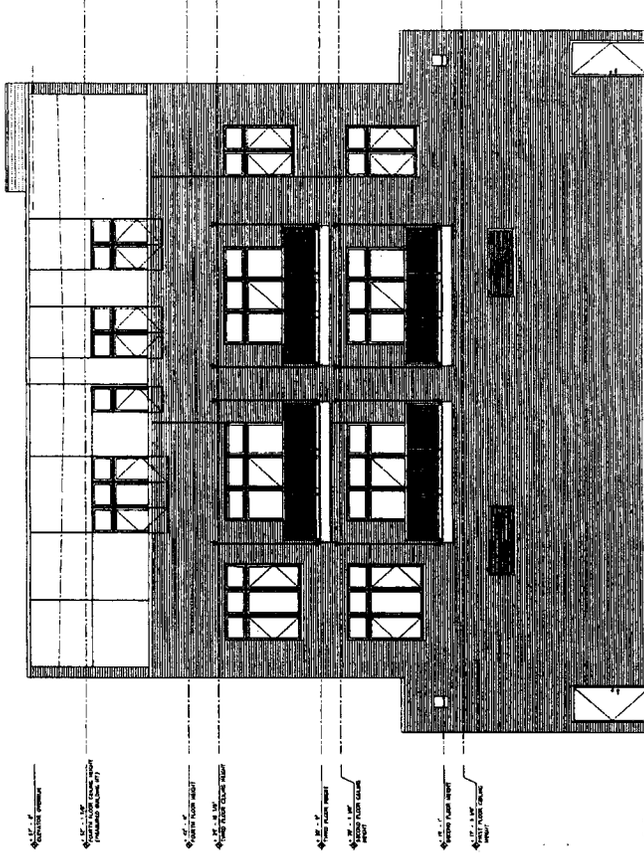


Final for Publication

**J S a**  
 jonathan sprutt  
 architects llc.  
 4001 north reynolds ave.  
 suite 601  
 chicago illinois 60613  
 773 883 1017 phone  
 773 883 3081 fax  
 jsa@jsarchi.com

consultant:

general notes:



18 JULY 2019  
ready for council review

project:  
 name:  
 location:  
 date:  
 scale:  
 sheet:  
 of:





*Reclassification Of Area Shown On Map No. 3-H.*  
(Application No. 20005T1)  
(Common Address: 1514 N. Elk Grove Ave.)

[O2019-2674]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RT4 Residential Two-Flat, Townhouse and Multi-Unit District symbols and indications as shown on Map Number 3-H in an area bounded by:

a line 173.0 feet northwest of and parallel to North Honore Street; North Elk Grove Avenue; a line 149.0 feet northwest of and parallel to North Honore Street; and the public alley next west of and parallel to North Elk Grove Avenue,

to those of an RM4.5 Residential Multi-Unit District.

SECTION 2. This ordinance takes effect after its passage and due publication.

[Title Sheet; and Basement, First and Second Floor Plans  
attached to this ordinance printed on pages 4029  
and 4030 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

## Final for Publication

### NARRATIVE & PLANS – 1514 North Elk Grove Avenue

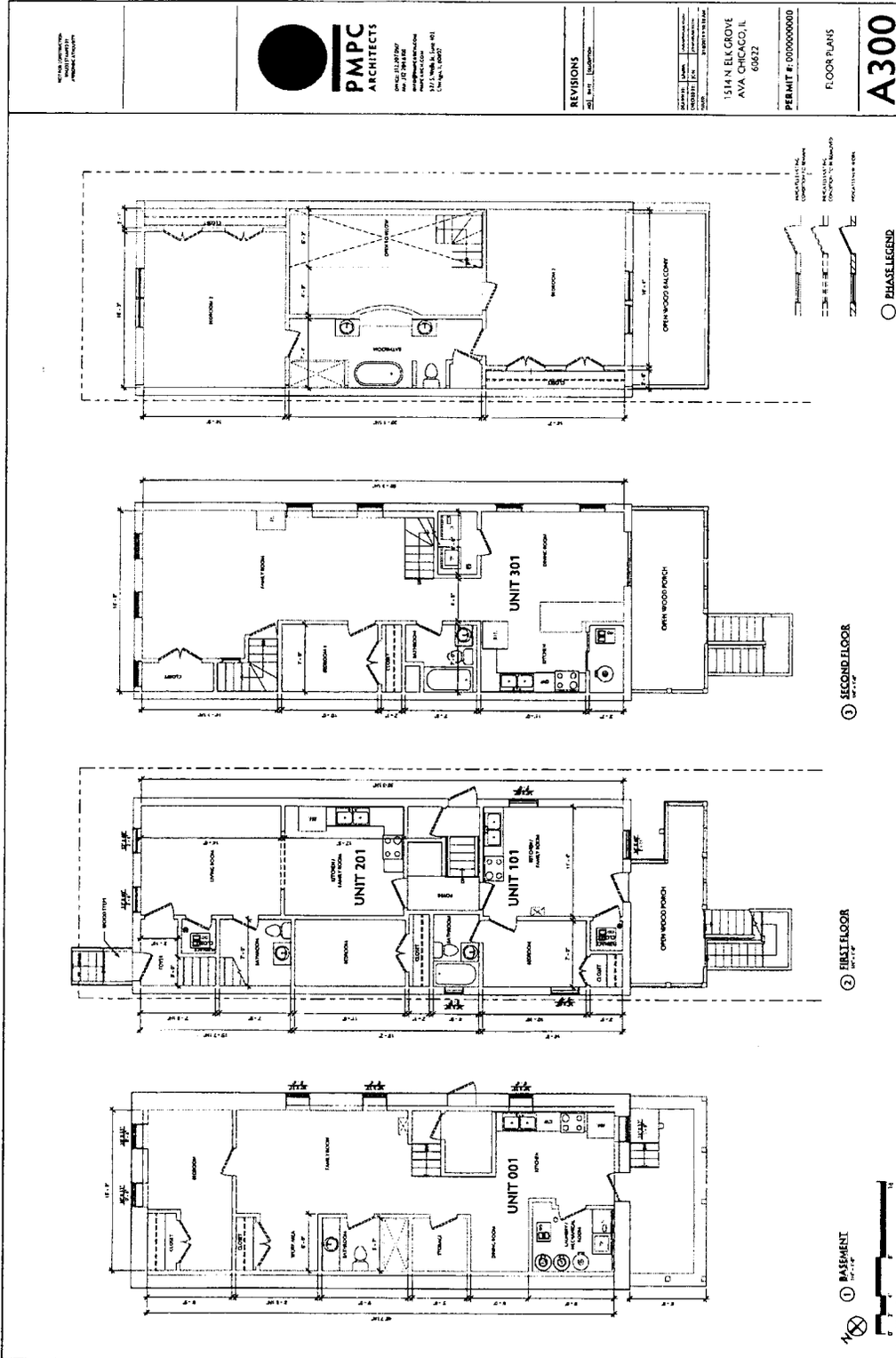
#### RT-4 to RM-4.5

The applicant seeks to correct the non-conforming Lot Area per Unit condition at the subject property. The current zoning does not provide sufficient density to support the existing 4 dwelling units. The proposed use of the property after rezoning will remain the same: a 2½-story, 4 dwelling unit residence, 37'8" in height, with an existing 2-car detached garage with alley access in the rear yard. There is no planned commercial space and the existing 2-car garage will remain as is.

FAR	1.12
Lot Area per Unit	708 Sq. Ft. per Unit
Lot Area	2,832 Square Feet
Building Area	3,181 Square Feet
Building Height	37 Feet 8 Inches
Front Setback	5 Feet 6 ¼ Inches
Rear Setback	44 Feet 1 ¾ Inches
West side Setback	0 Feet 6 Inches
East side Setback	3 Feet 1 Inch
Parking	2 Parking Spaces



Final for Publication



SCALE: AS SHOWN  
UNLESS OTHERWISE  
NOTED

**PMPC ARCHITECTS**  
 1514 N ELK GROVE  
 AVE CHICAGO, IL  
 60622  
 TEL: 773.944.8888  
 FAX: 773.944.8888  
 WWW.PMPCARCHITECTS.COM

**REVISIONS**  
 01. 01. 1.00. 1.00. 1.00. 1.00.

DATE: 7/24/19  
 DRAWN BY: [Name]  
 CHECKED BY: [Name]  
 PROJECT NO: 19-00000000

1514 N ELK GROVE  
 AVE CHICAGO, IL  
 60622

PERMIT #: 000000000

FLOOR PLANS

**A300**

**PHASE LEGEND**  
 ○ SECOND FLOOR  
 ⊗ BASEMENT

① SECOND FLOOR

② FIRST FLOOR

⊗ BASEMENT

*Reclassification Of Area Shown On Map No. 3-H.*  
(Application No. 20004)  
(Common Address: 1300 N. Milwaukee Ave.)

[O2019-2668]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the B1-3 Neighborhood Shopping District symbols and indications as shown on Map Number 3-H in the area bounded by:

a line 25 feet north of and parallel to North Paulina Street; North Milwaukee Avenue; North Paulina Street; and the alley next west of and parallel to North Milwaukee Avenue,

to those of a C1-3 Neighborhood Commercial District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 3-H.*  
(As Amended)  
(Application No. 19973)  
(Common Address: 1330 N. Wicker Park Ave.)

[SO2019-1358]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 3-H in the area bounded by:

a line 71.40 feet southeast of and parallel to North Wolcott Avenue; North Wicker Park Avenue; a line 95.40 feet southeast of and parallel to North Wolcott Avenue; and the alley next southwest of and parallel to North Wicker Park Avenue,

to those of an RT4 Residential Two-Flat, Townhouse and Multi-Use District which is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 3-1.*  
(Application No. 20022T1)  
(Common Address: 842 N. Fairfield Ave.)

[O2019-3219]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 3-1 in the area bounded by:

a line 136 feet south of and parallel to West Iowa Street; North Fairfield Avenue; a line 161 feet south of and parallel to West Iowa Street; and the alley next west of and parallel to North Fairfield Avenue,

to those of an RM5 Residential Multi-Unit 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.

[Basement Units One, Two, Three, Four and Five Floor Plans; and  
North, South, East and West Building Elevations attached  
to this ordinance printed on pages 4034 through  
4036 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

**17-13-0303-C (1) Narrative Zoning Analysis**

842 North Fairfield Avenue, Chicago, IL

Proposed Zoning: RM-5 Residential Multi-Unit District

Lot Area: 3,159.625 square feet

Proposed Land Use: The Applicant is seeking to establish a third dwelling unit within the existing principle (front) building at the subject property. The rear coach house that contains two (2) dwelling unit will remain without change. The height and footprint of the existing buildings will remain without change. No onsite parking is or will be provided, as only one (1) dwelling unit is being added to a building that is more than 50 years old.

(A) The Project's Floor Area Ratio: 2,900.0 square feet (0.918 FAR)

(B) The Project's Density (Lot Area Per Dwelling Unit):  
5 dwelling units (631.95 square feet of lot area per dwelling unit)

(C) The amount of off-street parking: 0 parking spaces

(D) Setbacks (Existing):  
a. Front Setback (Existing): 17 feet-0 inches  
b. Rear Setback (Existing): 0 feet-0 inches  
c. Side Setbacks (Existing):  
North: 0 feet-6.6 inches  
South: 3 feet-0 inches

(E) Building Height (Existing):  
26 feet-1 inch

**Final for Publication**

**GEORGE F VAZQUEZ**  
ARCHITECTS, P.C.  
1400 W. FULLERTON AVE., SUITE 100  
CHICAGO, IL 60642  
TEL: 312.467.1000

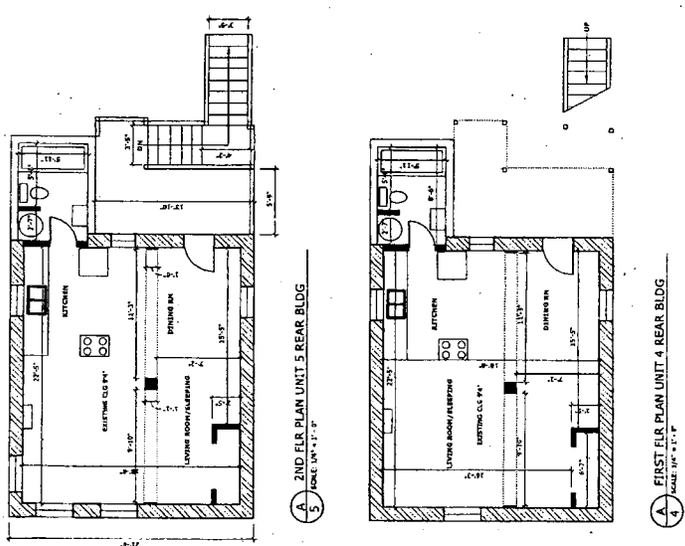
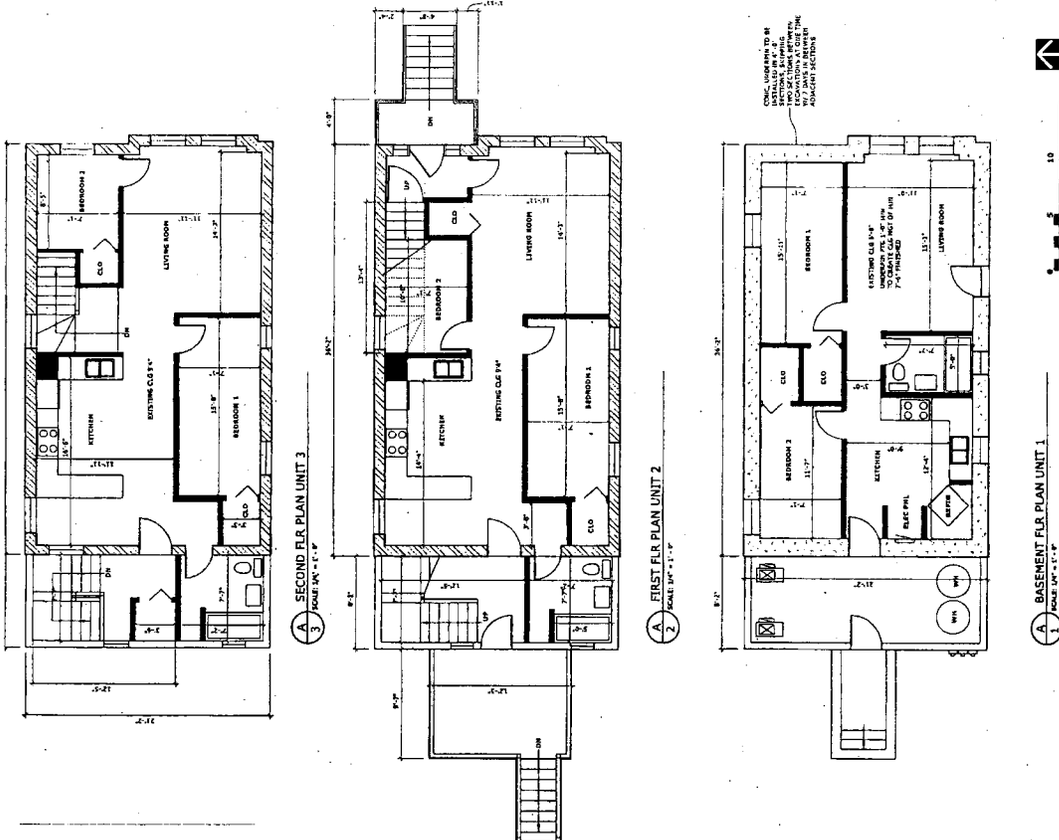
DATE	DESCRIPTION
08/11/18	FOR REVIEW

REMODEL EXISTING 3 STY.  
MASONRY BUILDING.  
SUGGESTOR: MR. CASTRO  
SUGGESTOR'S MODEL

MR. LUIS CASTRO  
864 PARKFIELD AVE  
CHICAGO, IL 60645  
TEL: 630.410.9993

PROFESSOR: ALVIN  
SPECIALTY: MECH  
ISSUED BY: GEORGE F. VAZQUEZ, A.I.T.S.  
SHEET TITLE: EXISTING FLOOR

**A-1**



Final for Publication



**GEORGE F VAZQUEZ**  
ARCHITECT



DANIEL VASQUEZ  
PROFESSIONAL ENGINEER  
NO. 043-00000000  
STATE OF ILLINOIS

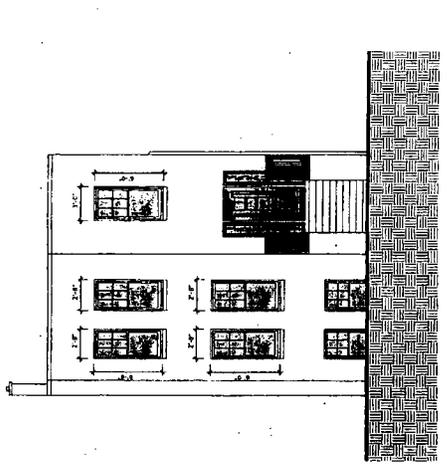
DATE	DESCRIPTION	FOR	BY
11.29.17	FOR REVIEW		

REMODEL EXISTING 3 STY  
MULTI-FAMILY UNIT  
MULTI-FAMILY UNIT  
8405-N INTERIOR REMODEL

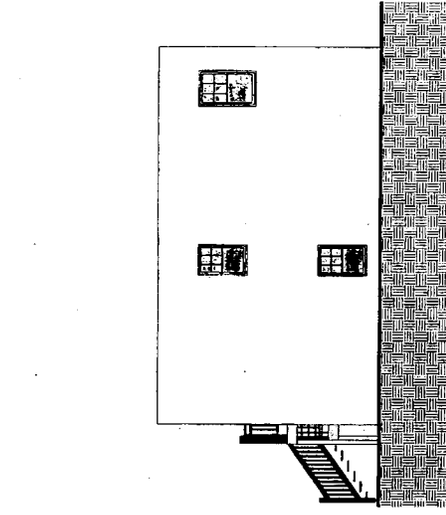
MR LUIS CASTRO  
1000 W. MADISON ST  
CHICAGO, IL 60643  
Tel: 630.410.9999

DATE: 6/1/19  
DRAWN BY: GFV  
CHECKED BY: GFV  
PROJECT NO.: 19-042-FAIR-A-119  
SHEET TITLE:  
ELEVATION

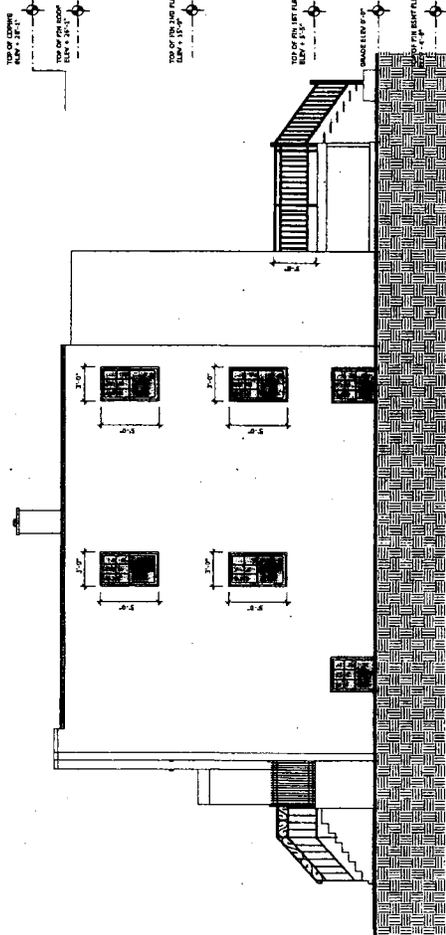
A-2



EAST ELEVATION  
1/4" = 1'-0"



NORTH ELEVATION  
1/4" = 1'-0"

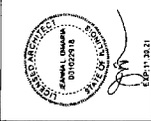


WEST ELEVATION  
1/4" = 1'-0"

Final for Publication



**GEORGE F VAZQUEZ**  
ARCHITECTS & INTERIORS

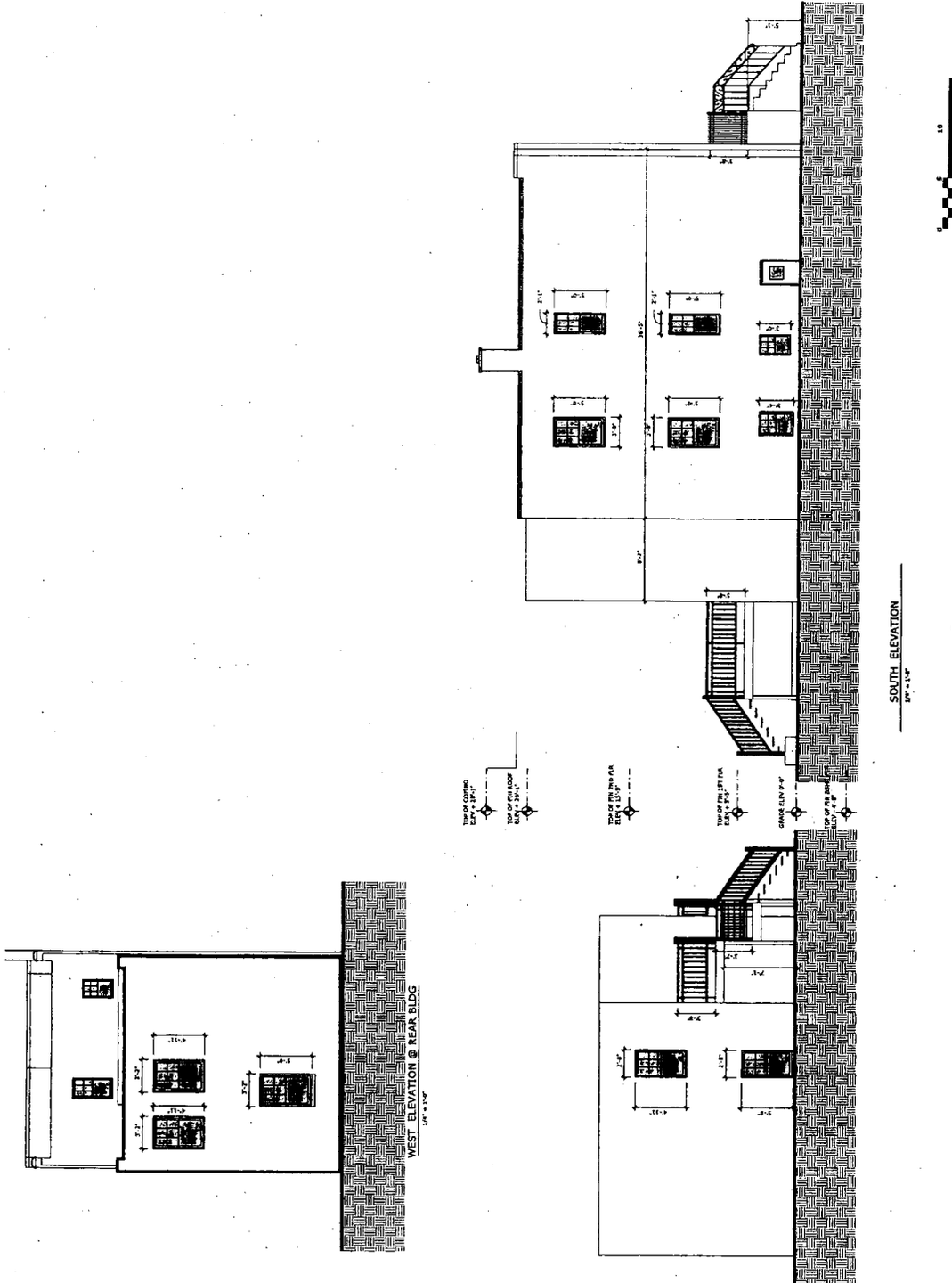


DATE	DESCRIPTION FOR REVIEW
5/21/19	REMODEL EXISTING 3 STY MASSIVELY BRICK BLDG - INTERIOR REMODEL

MR LUIS CASTRO  
84 N PARKFIELD AVE  
CHICAGO, IL 60640  
TEL: 630.410.9993

PROJECT NO: 19-119  
OWNER: GPV  
DRAWN BY: GPV  
DATE: 7/24/19  
SCALE: 1/8" = 1'-0"

**A-3**



WEST ELEVATION @ REAR BLDG  
1/8" = 1'-0"

SOUTH ELEVATION  
1/8" = 1'-0"

Final for Publication

*Reclassification Of Area Shown On Map No. 3-I.*  
(Application No. 20013T1)  
(Common Address: 1315 N. Rockwell St.)

[O2019-2756]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 3-I in the area bounded by:

a line 150.0 feet north of and parallel to West Potomac Avenue; the alley next east of and parallel to North Rockwell Street; a line 125.0 feet north of and parallel to West Potomac Avenue; and North Rockwell Street,

to those of an RM5 Residential Multi-Unit 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.

[Site Plan; Proposed First, Second and Third Floor Plans; Existing First and Second Floor Plans; and West Building Elevation attached to this ordinance printed on pages 4039 through 4042 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

# Final for Publication

## 17-13-0303-C (1) Narrative Zoning Analysis

1315 North Rockwell Street, Chicago, IL

Proposed Zoning: RM-5 Residential Multi-Unit District

Lot Area: 3,156.25 square feet

Proposed Land Use: The Applicant is seeking a Zoning Change to permit the conversion of the existing mixed-use building, with five (5) dwelling units and one (1) retail unit, to a residential building with six (6) dwelling units and zero (0) retail units. The FAR, height, and footprint of the existing building will remain without change. No onsite parking will be provided, as only one (1) dwelling unit is being added to a building that is more than 50 years old.

(A) The Project's Floor Area Ratio: 6,544.95 square feet (2.074 FAR)

(B) The Project's Density (Lot Area Per Dwelling Unit):

6 dwelling units (526.04 square feet of lot area per dwelling unit)

(C) The amount of off-street parking: 0 parking spaces

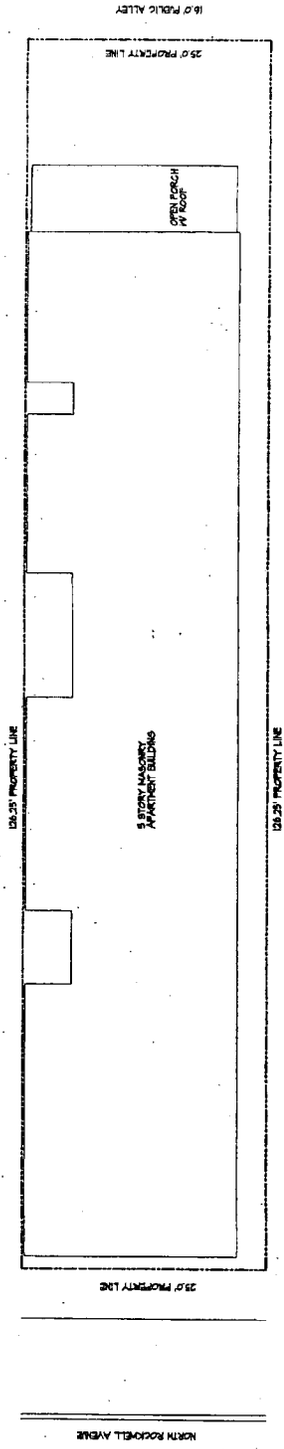
(D) Setbacks:

- a. Front Setback: 0 feet-0 inches
- b. Rear Setback: 20 feet-2 inches
- c. Side Setbacks:
  - North: 0 feet-0 inches
  - South: 3 feet-0 inches

(E) Building Height:

38 feet-0 inches

Final for Publication



SITE PLAN  
SCALE: 1" = 10'0"

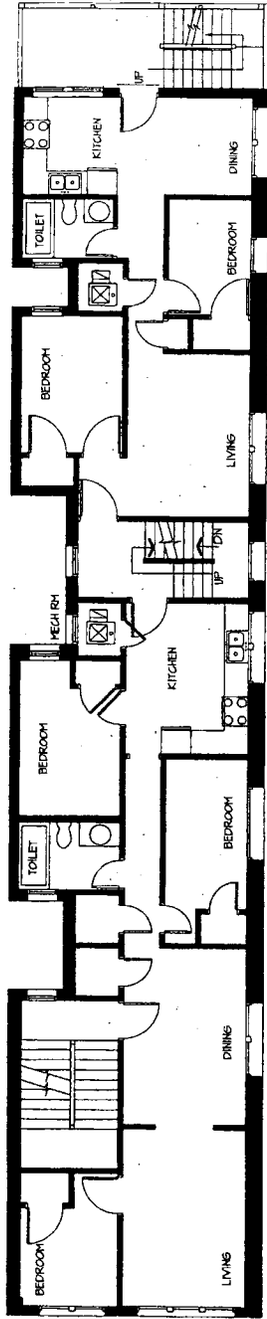


CONVERT STORE TO RESIDENTIAL APARTMENT

1315 N. ROCKWELL AVENUE CHICAGO, ILLINOIS

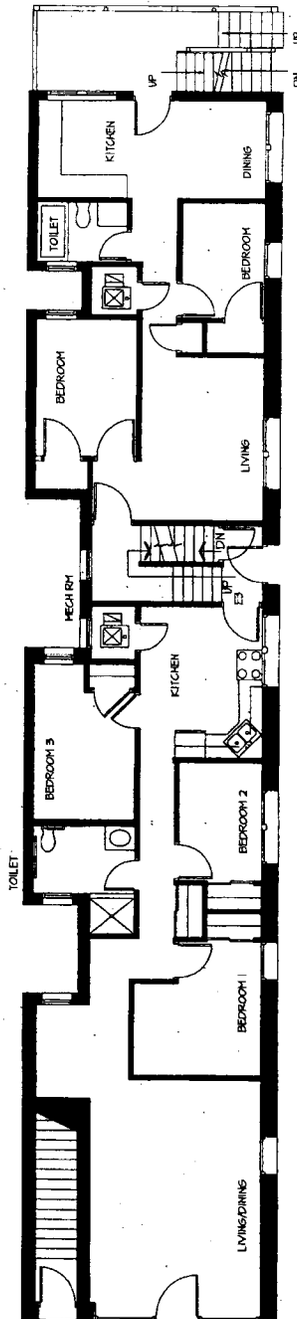
NORTH

Final for Publication



SECOND/THIRD FLOOR PLAN

2F + 3F = 954 SF.  
2R + 3R = 665 SF.



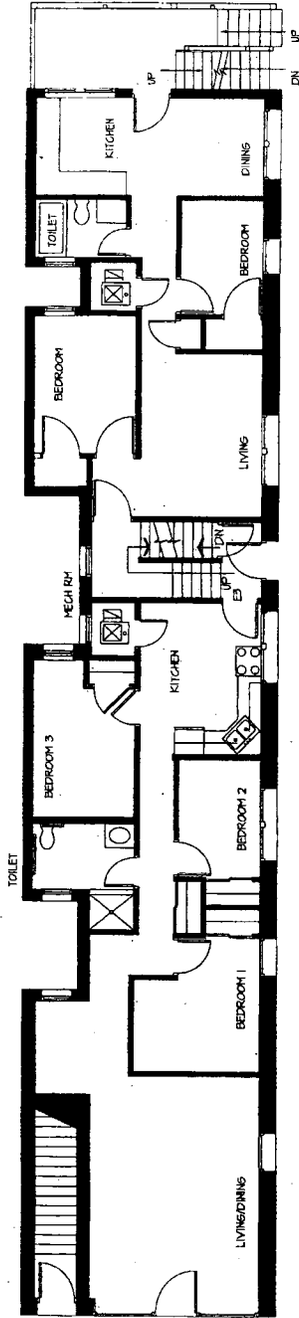
PROPOSED FIRST FLOOR PLAN

2F + 3F = 954 SF.  
2R + 3R = 665 SF.

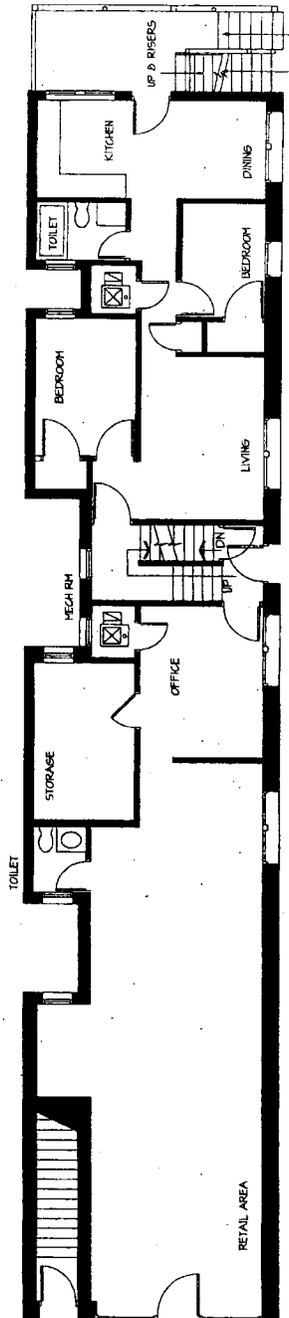


 NORTH  
 CONVERT STORE TO RESIDENTIAL APARTMENT  
 1315 N. ROCKWELL AVENUE CHICAGO, ILLINOIS

Final for Publication



PROPOSED FIRST FLOOR PLAN  
 ZF 4 3F = 954 SF.  
 ZR 4 3R = 665 SF.



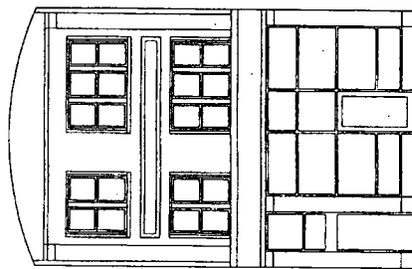
EXISTING FIRST FLOOR PLAN  
 ZF 4 3F = 954 SF.  
 ZR 4 3R = 665 SF.



CONVERT STORE TO RESIDENTIAL APARTMENT  
 1315 N. ROCKWELL AVENUE CHICAGO, ILLINOIS



Final for Publication



WEST ELEVATION



CONVERT STORE TO RESIDENTIAL APARTMENT  
815 N. ROCKWELL AVENUE CHICAGO, ILLINOIS

*Reclassification Of Area Shown On Map No. 3-J.*  
(Application No. 19979T1)  
(Common Address: 1038 -- 1046 N. Spaulding Ave.)

[O2019-1382]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 3-J in the area bounded by:

a line 276.95 feet north of the intersection of West Grand Avenue and North Spaulding Avenue as measured at the west right-of-way line of North Spaulding Avenue and perpendicular thereto; North Spaulding Avenue; a line 256.95 feet north of the intersection of West Grand Avenue and North Spaulding Avenue as measured at the west right-of-line of North Spaulding Avenue and perpendicular thereto; and the alley next west of and parallel to North Spaulding Avenue,

to those of an RM5 Residential Multi-Unit 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.

[Site Plan and Notes; Existing Garden, First, Second and Third Floor Plans;  
Existing Wall Section; and Existing North, South, East and  
West Building Elevations attached to this ordinance  
printed on pages 4045 through 4051  
of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

## Final for Publication

17-13-0303-C (1) Narrative Zoning Analysis and Plans  
1038-1046 North Spaulding Avenue, Chicago, Illinois

Proposed Zoning: RM-5 Residential Multi-Unit District

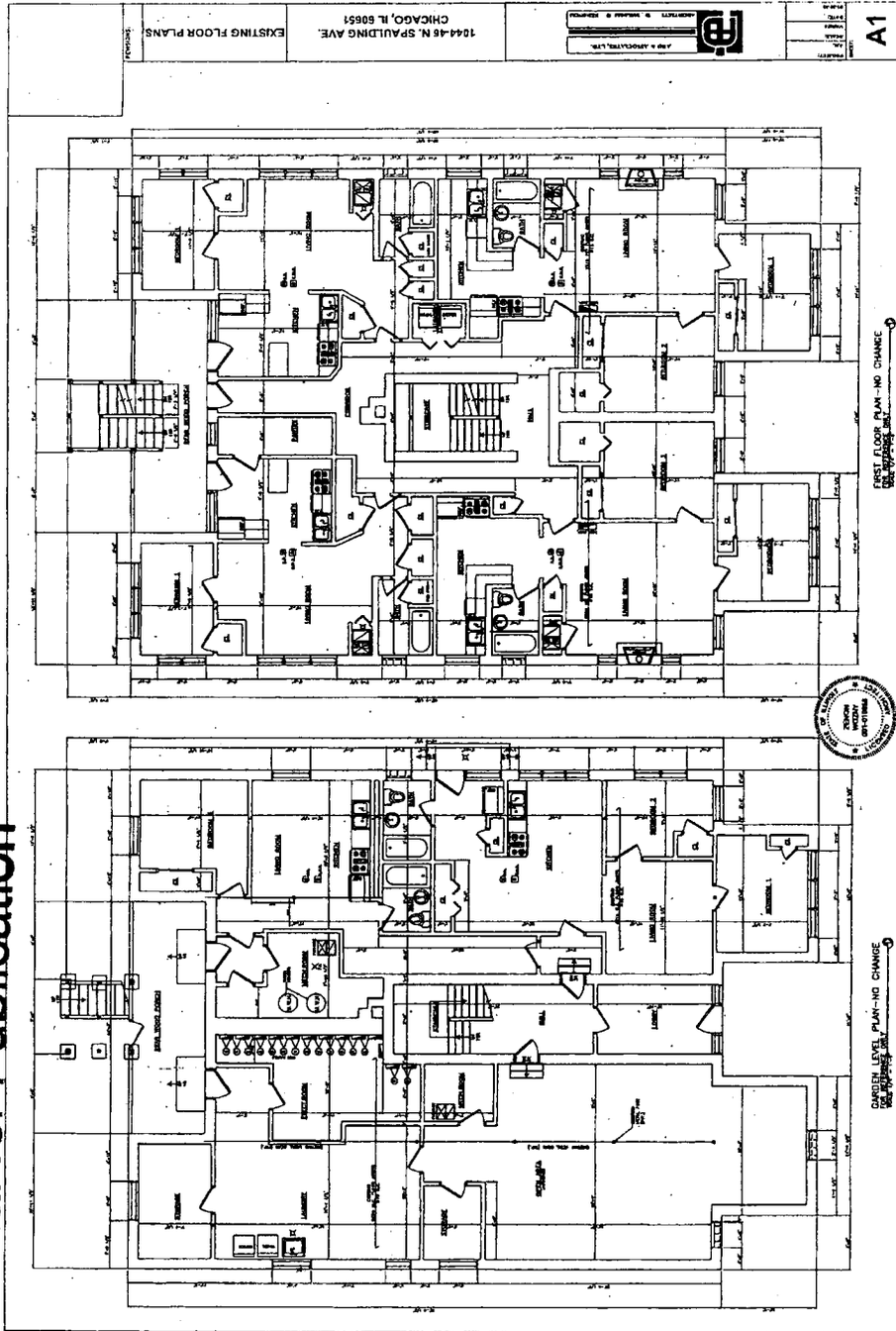
Lot Area: 15,948 square feet

Proposed Land Use: The site is presently improved with a three-story (with basement) multi-unit residential building. *\*[Original construction of the existing building dates back more than fifty (50) years.]* The southern-most portion of the site is presently vacant and unimproved. The existing building presently contains a total of fourteen (14) dwelling units, and – therefore, *nonconforming*, under the current Zoning Ordinance. The Applicant is seeking a zoning change in order to permit the rehabilitation of the existing building. Part of the rehabilitation plan calls for the establishment of an additional two (2) dwelling units – within the building, for a total of sixteen (16) dwelling units – at the subject site. All of the proposed rehabilitation work will be to the existing facades and/or to the interior of the existing building. The rehabilitation plan does NOT call for the physical expansion of the existing building. The zoning change is required in order to bring the existing *non-conforming* building into compliance, under the current Zoning Ordinance, and to permit the establishment of the additional two (2) dwelling units – therein. There is presently zero (0) designated onsite vehicular parking spaces, at the property. The rehabilitation plan calls for the provision of onsite parking for at least six (6) vehicles. The existing building is masonry in construction and measures 39 feet-2 inches in height.

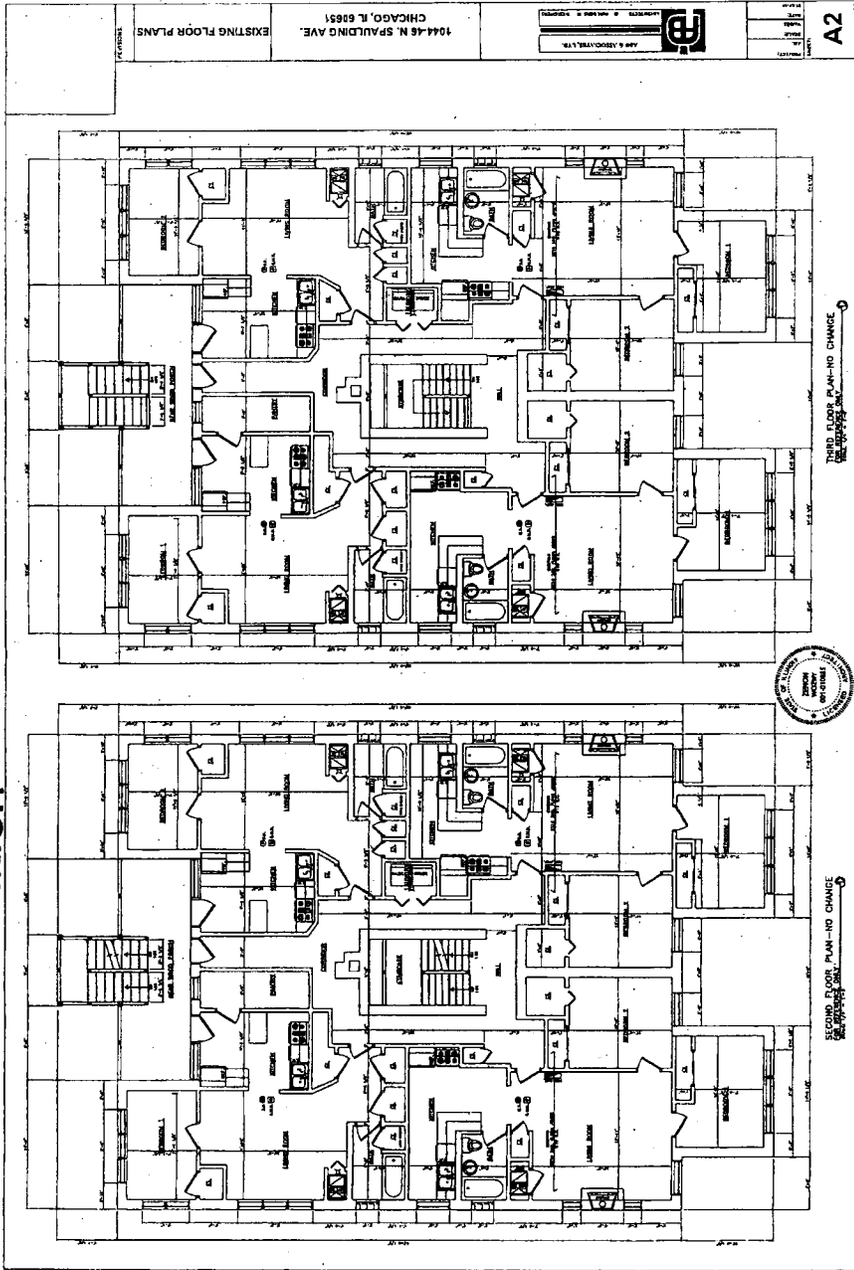
- (A) The Project's Floor Area Ratio: 9,975 square feet (0.63 FAR)
  - (B) The Project's Density (Lot Area Per Dwelling Unit): 16 dwelling units (996.75 square feet)
  - (C) The amount of off-street parking: 6 vehicular parking spaces (*minimum*)
  - (D) Setbacks:
    - a. Front Setback: 12 feet-10 inches
    - b. Rear Setback: 48 feet-2 inches
    - c. Side Setbacks:
      - North: 3 feet-11 inches
      - South: 63 feet-5 inches
- \*The Applicant will seek any necessary administrative relief to bring the existing setbacks into compliance.*
- (E) Building Height: 39 feet-2 inches



Final for Publication



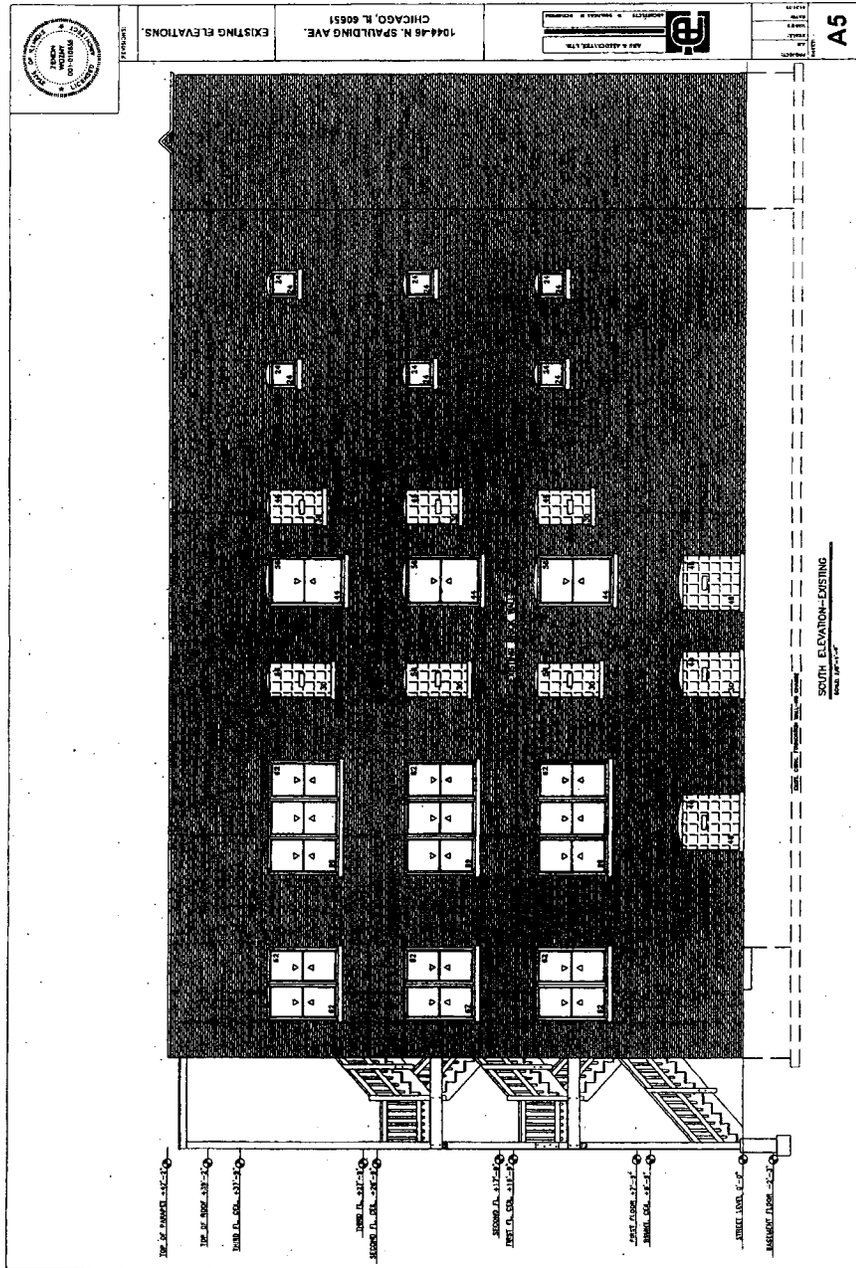
Final for Publication



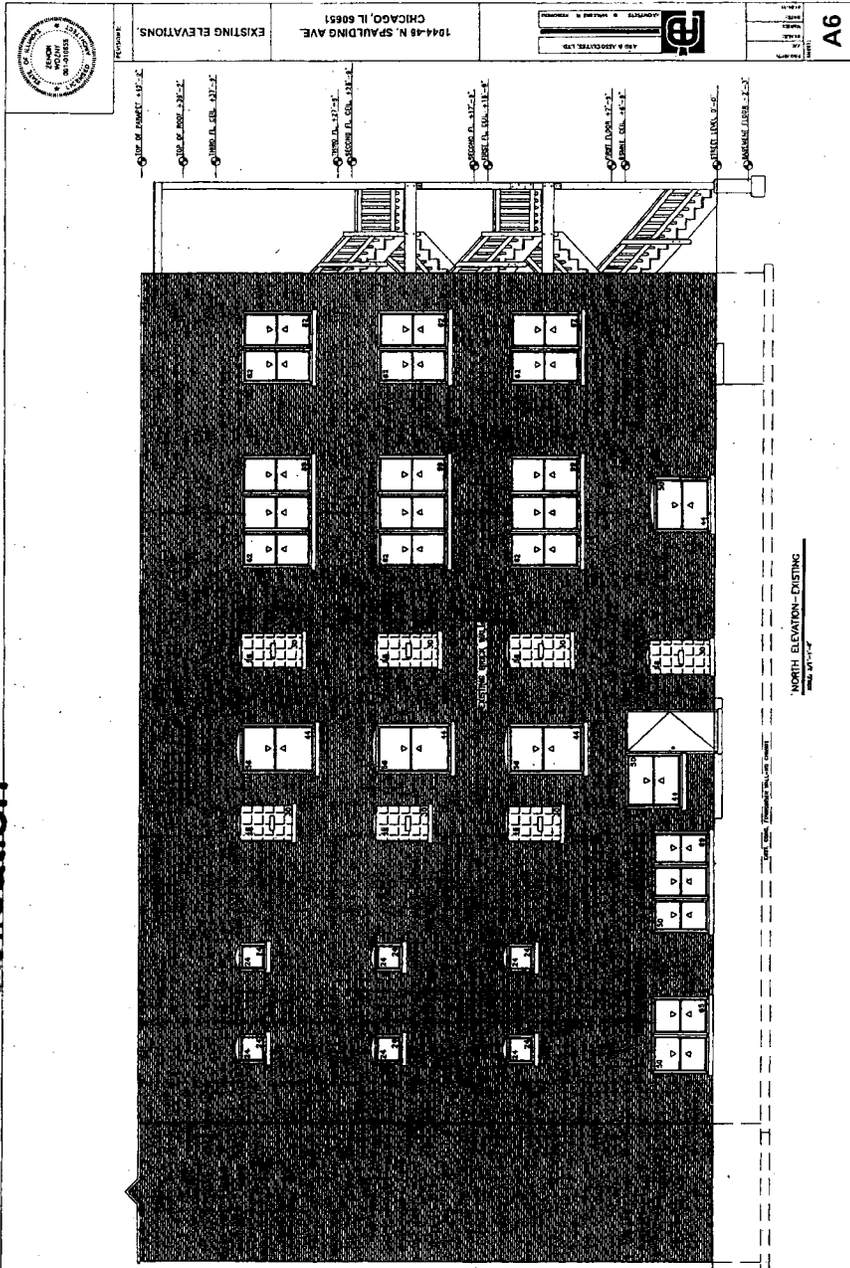




Final for Publication



Final for Publication



*Reclassification Of Area Shown On Map No. 4-H.*  
(Application No. 20003)  
(Common Address: 1746 W. 21<sup>st</sup> St.)

[O2019-2667]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the current B3-2 Community Shopping District symbols and indications as shown on Map Number 4-H in the area bounded by:

the public alley next north of West 21<sup>st</sup> Street; a line 144.10 feet east of and parallel to South Wood Street; West 21<sup>st</sup> Street; and a line 120.10 feet east of and parallel to South Wood Street,

to those of a C1-2 Neighborhood Commercial District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 5-G.*  
(As Amended)  
(Application No. 20006T1)

(Common Address: 1600 -- 1640 N. Clybourn Ave., 1700 -- 1712 N. Clybourn Ave.,  
922 -- 926 W. Concord Pl. And 842 -- 920 W. North Ave.)

[SO2019-2681]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance,

is hereby amended by changing all of the M1-2 Limited Manufacturing/Business Park District and B1-2 Neighborhood Shopping District symbols and indications as shown on Map Number 5-G in the area bounded by:

North Clybourn Avenue; West North Avenue; a north/south line 726.09 feet west of North Clybourn Avenue as measured from the intersection of the north line of West North Avenue and the east line of North Clybourn Avenue; a line 73.93 feet north of and parallel to West North Avenue; a line 167.92 feet east of and parallel to North Sheffield Avenue; the east/west alley next north of and parallel to West North Avenue and the easterly extension of said line; a line 356.91 feet east of and parallel to North Sheffield Avenue; West Concord Place; a line 322.87 feet east of and parallel to North Sheffield Avenue; the alley next southwest of and parallel to North Clybourn Avenue; a line 148.01 feet northwest of the intersection of the west line of North Clybourn Avenue; and the north line of West Concord Place perpendicular to North Clybourn Avenue,

to those of a C2-2 Motor Vehicle-Related Commercial District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Site Plans; Floor Plan With Proposed Tenant Layouts; Landscape Plan;  
Site Density Analysis; and North, South, East and West Building  
Elevations attached to this ordinance printed on  
pages 4056 through 4063  
of this *Journal*.]

Attachment A (Supplemental Submission Type 1 Rezoning) and Attachment B (Supplemental Procedures for Rezonings of Designated Industrial Corridors) attached to this ordinance read as follows:

## Final for Publication

### ATTACHMENT A

#### Supplemental Submission Type 1 Rezoning

This application for a zoning map amendment qualifies as a Type 1 rezoning for the following reasons:

- 1) The floor area ratio is more than two times higher than the property's existing zoning. The current floor area ratio is .483 in the current M1-2 zoning district which allows a maximum FAR of 1.2. The proposed zoning district is C2-2 which allows a maximum FAR of 2.2.
- 2) The current M1-2 zoning district does not impose a height limitation and the proposed C2-2 zoning district does impose a height limitation.
- 3) The current M1-2 zoning district does not permit residential or household living uses and the proposed C2-2 zoning district does allow residential or household living uses.
  - a) Proposed land use: The applicant proposes an interior renovation of an existing approximately 9,457 s.f. one story building which currently contains a single retail use in the building located at 900 W. North Ave. (aka 1626-40 North Clybourn). The applicant proposes to subdivide the existing space in the building into three uses. The building previously housed a retail children's furniture store. The proposal is to subdivide the building into three uses, a 4,195 s.f. retail space, a 2700 s.f. restaurant and a 2,200 s.f. restaurant. No changes are proposed to the other two buildings at this location (see property addresses below).
  - b) Project's floor area ratio: .483  
The site area of the three buildings totals 65,105 s.f. The site area is 134,342. Therefore, the FAR is .483.
  - c) Project's density: NA  
The project does not contain dwelling units.
  - d) Amount of off-street parking: 176 spaces
  - e) Setbacks:
    1. North Ave.: 0 ft.
    2. Clybourn Ave: 0 ft.
    3. Concord Pl.: 0 ft.
  - f) Building Heights:
    1. 850 W. North Ave.: 60 ft.
    2. 908 W. North Ave.: 24 ft.
    3. 900 W. North Ave. (aka 1626-32 W. North Ave.): 24 ft.

Applicant: North and Clybourn, LLC  
 Property addresses: 1600-40 North Clybourn Ave., 1700-12 North Clybourn Ave., 922-26 West Concord Place, and 842-920 West North Avenue (aka 900 W North Ave/1600 N Clybourn)

## Final for Publication

### ATTACHMENT B

#### Supplemental Procedures for Rezoning of Designated Industrial Corridors

The applicant proposes to rezone property located in the North Branch Industrial Corridor from an M1-2 Limited Manufacturing/Business Park District to C2-2 Motor Vehicle - Related Commercial District. Therefore, pursuant to the 2004 amendment to the Chicago Zoning Ordinance this zoning map amendment application is subject to hearings before the Chicago Plan Commission. As background, retail uses were established at the three-building campus in 1996 pursuant to a special use resolution of the Zoning Board of Appeals which granted approval for retail uses in Planned Manufacturing District No. 1, Buffer Zone. Subsequently, on 7/26/2017 the Chicago City Council abolished PMD No. 1 in its entirety and rezoned the subject property to M1-2. No industrial or manufacturing uses have occurred at the subject for over 23 years and since well before 1996. The immediate prior uses of the subject site were a hardware store, a lumber yard and a hot dog stand.

Factors to be considered:

1. Would the proposed rezoning adversely affect the continued industrial viability of the industrial corridor? **No. As stated above, the proposed rezoning will result in the zoning map reflecting the retail type uses which have been in place at this location for over 23 years. Further, there are no industrial uses in close proximity to the subject site.**

**17-13-0403 Review and Decision-Making Criteria.** In reviewing and making decisions on proposed zoning map amendments within *industrial corridors*, review bodies and decision-making bodies must consider the criteria established in Sec. 17-13-0308 as well as whether the proposed rezoning would adversely affect the continued industrial viability of the *industrial corridor*. With respect to industrial viability, review bodies and decision-making bodies must consider the following factors:

**17-13-0403-A** the size of the district; **The size of the district is irrelevant as the existing retail use has been in place for 23 years.**

**17-13-0403-B** the number of existing firms and employees that would be affected; **No industrial jobs will be affected as there are none at the subject site.**

**17-13-0403-C** recent and planned public and private investments within the district; **The applicant is unaware of any recent or planned public or private industrial investment within this area of the district.**

**17-13-0403-D** the potential of the district to support additional industrial uses and increased manufacturing employment; **The potential of the district to support additional industrial uses or increased manufacturing employment is exceedingly low as there are no industrial or manufacturing uses in the vicinity of the site.**

**17-13-0403-E** the proportion of land in the district currently devoted to industrial uses; **No portion of the subject site is currently devoted to industrial uses.**

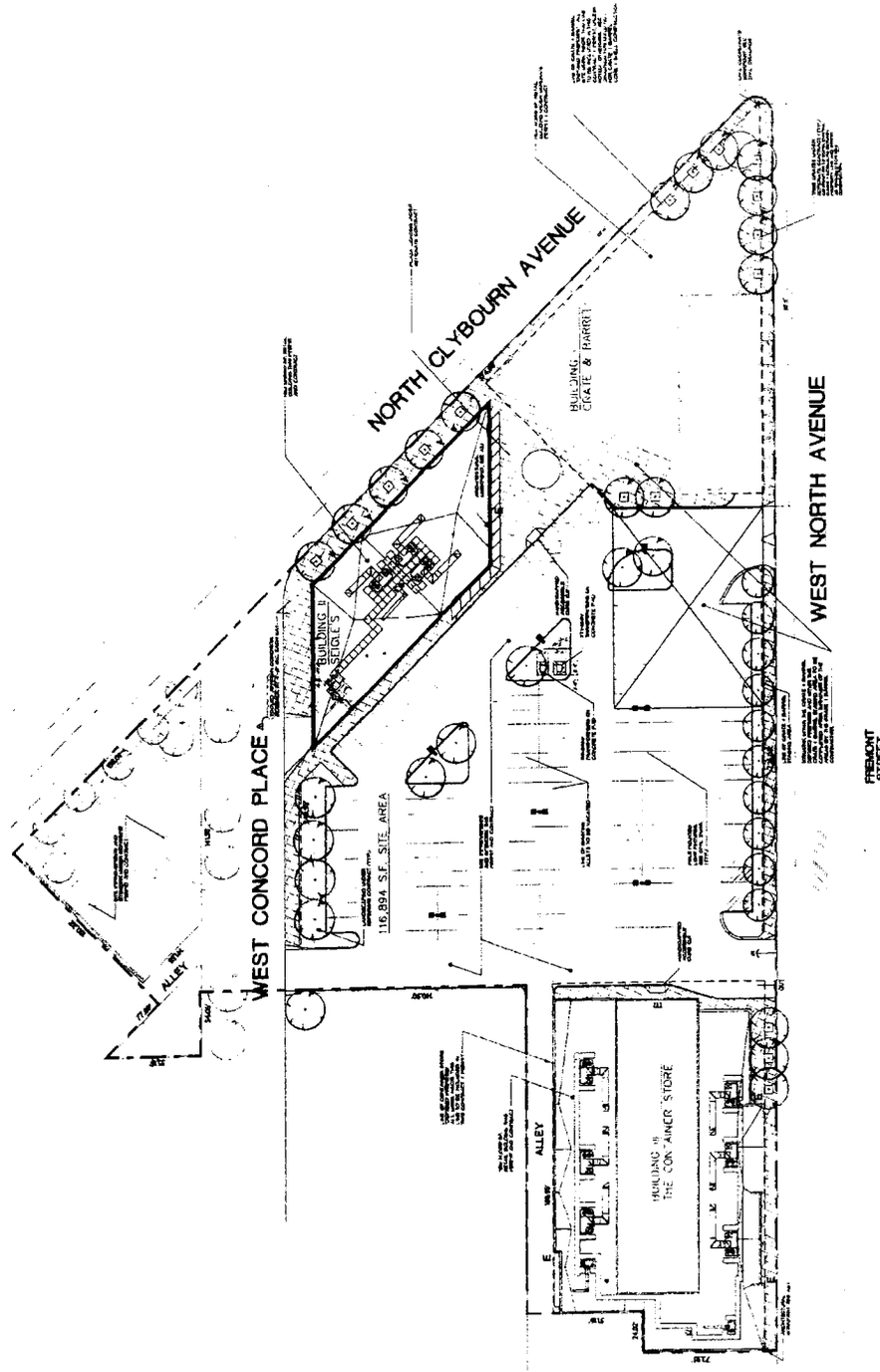
**17-13-0403-F** the proportion of land in the district currently devoted to non-manufacturing uses; **All of the land in the this part of the district is currently devoted to non-manufacturing uses.**

**17-13-0403-G** the area's importance to the city as an industrial district. **This area of the city is unimportant as an industrial district as there is no industrial activity at or near the subject site.**

**17-13-0308-A** whether the proposed rezoning is consistent with any plans for the area that have been adopted by the Plan Commission or approved by the City Council: **The proposed project is wholly consistent with the North Branch Framework Plan, adopted by the Chicago Plan Commission in May, 2017 to promote economic activity. The subject site was removed from Planned Manufacturing District No. 1. The land use of the subject site is retail and has been so without interruption since 1997.**

Final for Publication

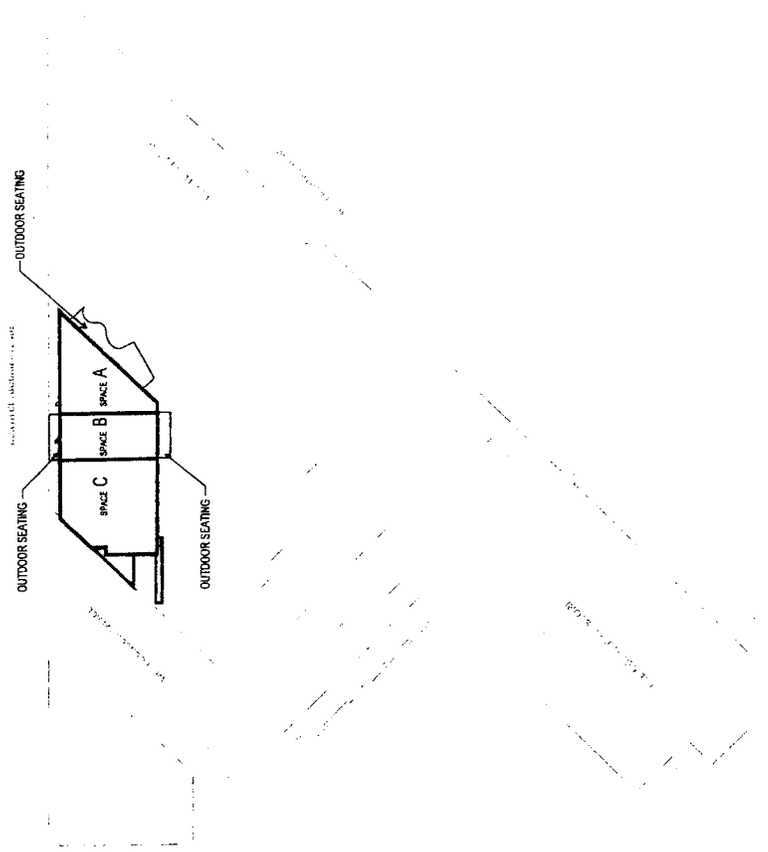
SITE PLAN



900 W. NORTH AVE./1600 N. CLYBOURN, NORTH AND CLYBOURN, LLC | 05-16-2019

# Final for Publication

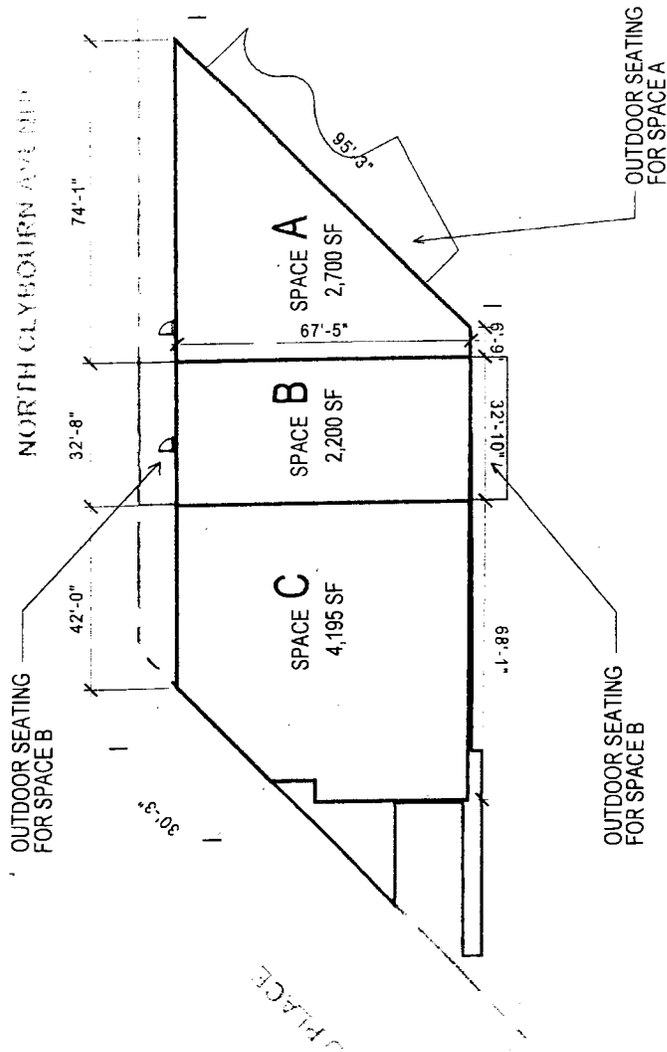
## SITE PLAN | EXHIBIT 3A



900 W. NORTH AVE./1600 N. CLYBOURN, NORTH AND CLYBOURN, LLC | 05-16-2019

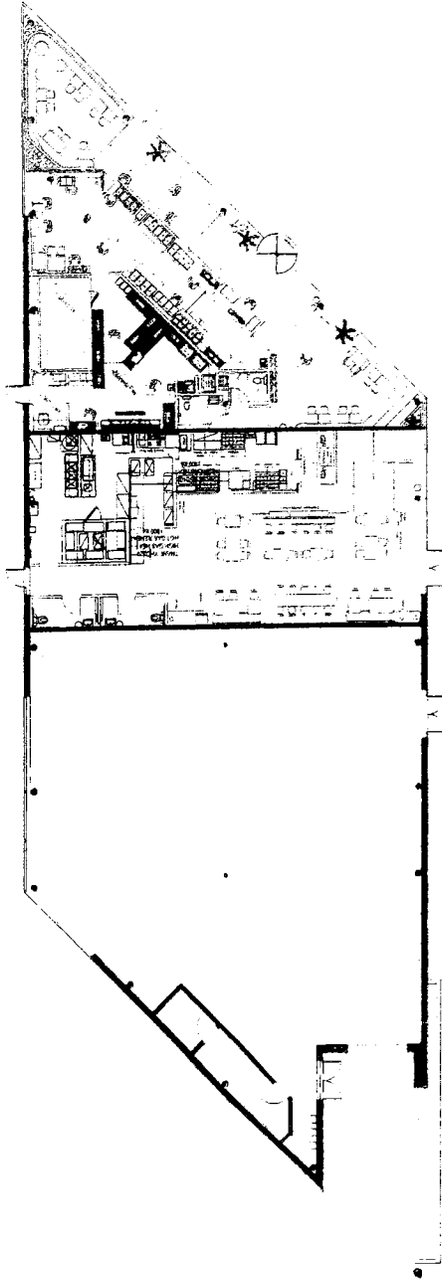
Final for Publication

SITE PLAN | EXHIBIT 3B



Final for Publication

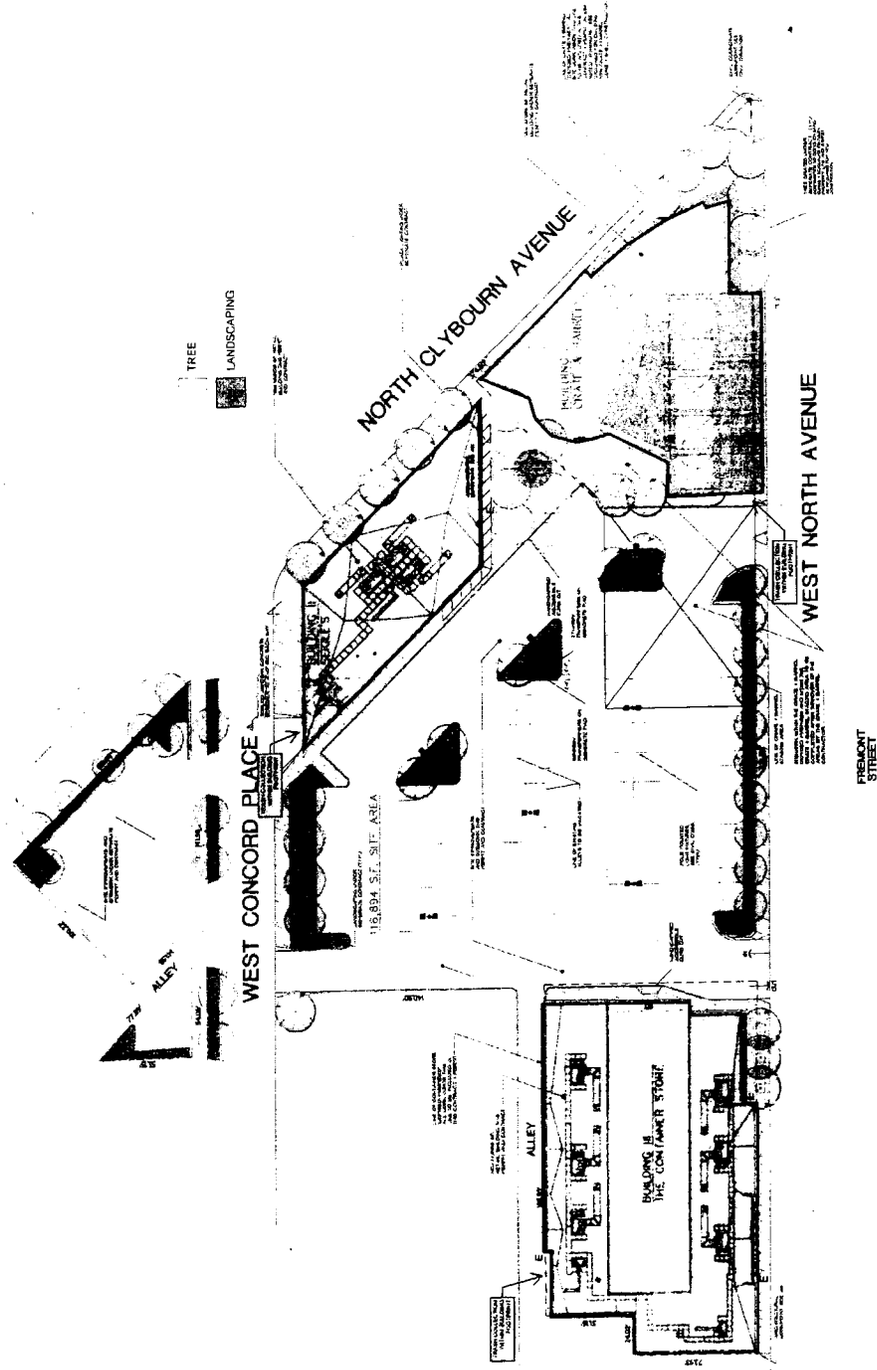
FLOOR PLAN WITH PROPOSED TENANT LAYOUTS



900 W. NORTH AVE./1600 N. CLYBOURN, NORTH AND CLYBOURN, LLC | 05-16-2019

Final for Publication

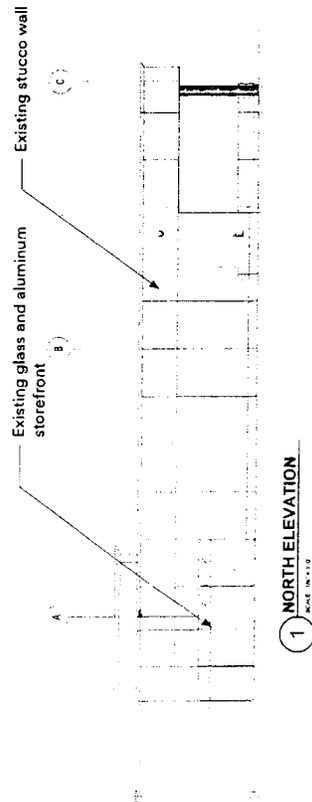
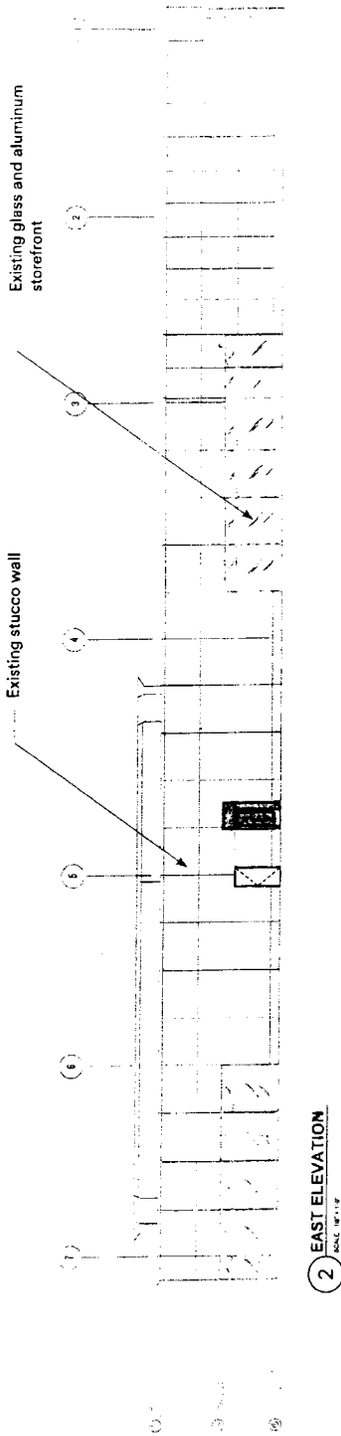
LANDSCAPE PLAN



900 W. NORTH AVE./1600 N. CLYBOURN, NORTH AND CLYBOURN, LLC | 05-16-2019



**BUILDING ELEVATIONS**

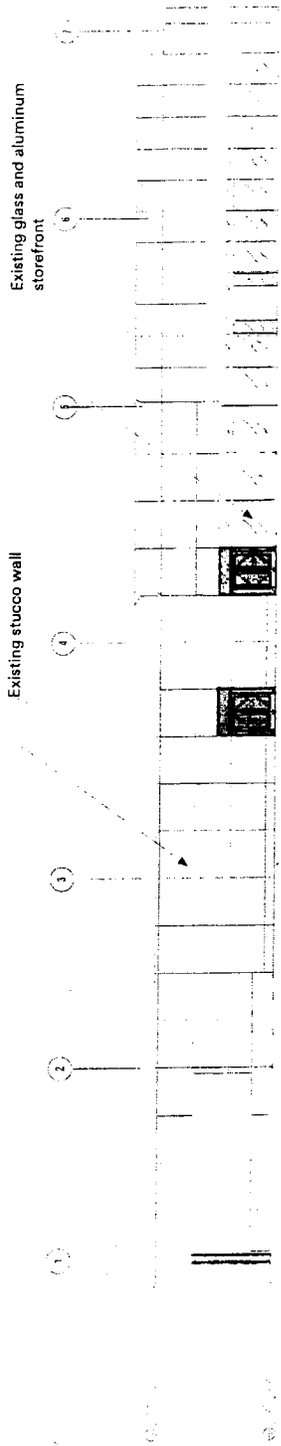


**Final for Publication**

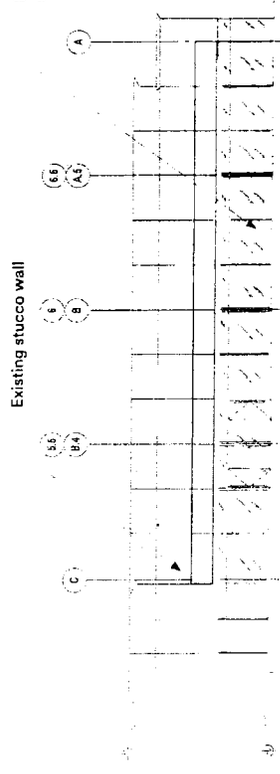


900 W. NORTH AVE./1600 N. CLYBOURN, NORTH AND CLYBOURN, LLC | 05-16-2019

**BUILDING ELEVATIONS**



**4 WEST ELEVATION**  
SCALE 1/8" = 1'-0"



**3 SOUTH ELEVATION**  
SCALE 1/8" = 1'-0"

**Final for Publication**



*Reclassification Of Area Shown On Map No. 5-H.*  
(Application No. 20002)  
(Common Address: 1947 -- 1949 N. Hoyne Ave.)

[O2019-2666]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the City Zoning Ordinance be amended by changing all the B1-2 Neighborhood Shopping District symbols and indications as shown on Map Number 5-H in the area bounded by:

West Armitage Avenue; the public alley next east of North Hoyne Avenue; a line 48 feet south of and parallel to West Armitage Avenue; and North Hoyne Avenue,

to those of a C1-2 Neighborhood Commercial District and a corresponding use district is hereby established in the area above described.

SECTION 2. The ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 5-L.*  
(Application No. 20000)  
(Common Address: 1914 -- 1916 N. Cicero Ave.)

[O2019-2658]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all the RS3 Residential Single-Unit (Detached Home) District symbols and indications as shown on Map Number 5-L in the area bounded by:

a line 183.37 feet north of and parallel to West Cortland Street; North Cicero Avenue; a line 133.37 feet north of and parallel to West Cortland Street; and the alley next west of and parallel to North Cicero Avenue,

to those of a C2-1 Motor Vehicle-Related Commercial District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

*Reclassification Of Area Shown On Map No. 7-F.*  
(As Amended)  
(Application No. 20024)  
(Common Address: 3111 -- 3119 N. Broadway)

[SO2019-3406]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all B3-5 Community Shopping District symbols and designations as shown on Map Number 7-F in the area bounded by:

a line 100 feet south of and parallel to West Briar Place; a line 117.50 feet east of and parallel to North Broadway; a line 135.00 feet south of and parallel to West Briar Place; a line 150.00 to feet east of and parallel to North Broadway; a line 212.92 feet south of and parallel to West Briar Place; and North Broadway,

to the designation of a Residential Business Planned Development which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements attached to this ordinance read as follows:

*Residential-Business Planned Development No. \_\_\_\_\_.*

*Planned Development Statements.*

1. The area delineated herein as Planned Development Number \_\_\_\_\_ ("Planned Development") consists of approximately 15,786 square feet of property which is depicted on the attached Planned Development Boundary and Property Line Map ("Property"). 3115 Properties LLC is the "Applicant" and owner of the Property for this Planned Development.
2. 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 titleholders 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 titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400.

3. 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 or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation on behalf of the Applicant or its successors, assigns or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the Planned Development.

Ingress or egress shall be pursuant to the Planned Development and may be subject to the review and approval of the Departments of Planning and Development and Transportation. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of the Department of Transportation.

All work proposed in the public way must be designed and constructed in accordance with the Department of Transportation Construction Standards for Work in the Public Way and in compliance with the Municipal Code of Chicago. Prior to the issuance of any Part II Approval, the submitted plans must be approved by the Department of Transportation. The Applicant shall enter into an agreement with the Department of Transportation to implement the provisions of this Statement 3. Such agreement shall be recorded against the Property prior to the issuance of any Part II Approval.

4. This plan of development consists of 17 Statements; a Bulk Regulations Table; an Existing Zoning Map; an Existing Land-Use Map; a Planned Development Boundary and Property Line Map; Site Plan; Landscape Plan; and Building Elevations (North, East, South and West) prepared by Hirsch MPG Architecture and Planning dated May 29, 2019 and submitted herein. In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Chicago Zoning Ordinance, and all requirements thereto, and satisfies the established criteria for approval as a Planned Development. In ease of a conflict between the terms of this Planned Development ordinance and the Chicago Zoning Ordinance, this Planned Development shall control.
5. The following uses are permitted in the area delineated herein as a Planned Development: dwelling units located above the ground floor; artist live/work space located above the ground floor; artist work or sales space; retail; day care; cultural exhibits and libraries; office/commercial; assisted living (elderly custodial care); community home; community gardens; entertainment and spectator sports; postal services; public safety services; domestic violence residence (family) located above the ground floor; minor utilities and services; building maintenance services; business equipment sales and services; employment agencies; veterinary care; animal sales and grooming; eating and drinking establishments; liquor sales; financial services; bed and breakfasts; vacations rentals; shared housing units; medical services; personal services; repair/laundry services; residential storage warehouse; indoor urban farms; auto supply/accessory sales; motor vehicle repair shop, not including body work, painting or commercial vehicle repairs; light

equipment sales/rental; indoor communication service establishments; building materials sales; co-located wireless communication facilities; class I recycling facilities; accessory and non-accessory parking and related; incidental and accessory uses.

6. On-premises signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and approval of the Department of Planning and Development. Off-premises signs are prohibited within the boundary of the Planned Development.
7. For purposes of height measurement, the definitions in the Chicago Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
8. The maximum permitted floor area ratio (FAR) for the Property shall be in accordance with the attached Bulk Regulations and Data Table. For the purpose of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations and Data Table has been determined using a net site area of 15,786 square feet and a base FAR of 5.0.
9. Upon review and determination, Part II Review, pursuant to Section 17-13-0610, a Part II Review fee shall be assessed by the Department of Planning and Development. The fee, as determined by staff at the time, is final and binding on the Applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
10. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines, including Section 17-13-0800. Final landscape plan review and approval will be by the Department of Planning and Development. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part II Approval.
11. The Applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Fleet and Facility Management and Buildings, under Section 13-32-085, or any other provision of the Municipal Code of Chicago.
12. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A, by the Zoning Administrator upon the application for such a modification by the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors.
13. The Applicant acknowledges that it is in the public interest to design, construct, renovate, and maintain all buildings in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and

regulations related to access for persons with disabilities and to promote the highest standard of accessibility.

14. The Applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. The Applicant shall obtain the number of points necessary to meet the requirements of the Chicago Sustainable Development Policy, in effect at the time the Part II Review process is initiated for each improvement that is subject to the aforementioned policy and must provide documentation verifying compliance.
15. The Applicant acknowledges that it is the policy of the City to maximize opportunities for Minority- and Women-owned Business Enterprises ("MWBEs") and City residents to compete for contracts and jobs on construction projects approved through the planned development process. To assist the City in promoting and tracking such MWBE and City resident participation, an applicant for planned development approval shall provide information at three points in the City approval process. First, the applicant must submit to Department of Planning and Development ("DPD"), as part of its application for planned development approval, an MWBE Participation Proposal. The MWBE Participation Proposal must identify the applicant's goals for participation of certified MWBE firms in the design, engineering and construction of the project, and of City residents in the construction work. The City encourages goals of 26 percent MBE and 6 percent WBE participation (measured against the total construction budget for the project or any phase thereof), and \*(ii) 50 percent City resident hiring (measured against the total construction work hours for the project or any phase thereof). The MWBE Participation Proposal must include a description of the applicant's proposed outreach plan designed to inform MWBEs and City residents of job and contracting opportunities. Second, at the time of the Applicant's submission for Part II Permit Review for the project or any phase thereof, the applicant must submit to DPD (a) updates (if any) to the applicant's preliminary outreach plan, (b) a description of the applicant's outreach efforts and evidence of such outreach, including, without limitation, copies of certified letters to MWBE contractor associations and the ward office of the alderman in which the project is located and receipts thereof, (c) responses to the applicant's outreach efforts, and (d) updates (if any) to the applicant's MWBE and City resident participation goals. Third, prior to issuance of a Certificate of Occupancy for the project or any phase thereof, the applicant must provide DPD with the actual level of MWBE and City resident participation in the project or any phase thereof, and evidence of such participation. In addition to the foregoing, DPD may request such additional information as the department determines may be necessary or useful in evaluating the extent to which MWBEs and City residents are informed of and utilized in planned development projects. All such information will be provided in a form acceptable to the Zoning Administrator.

---

\* Editor's Note: Numbering sequence error; (i) missing in original document.

DPD will report the data it collects regarding projected and actual employment of M/WBEs and City residents in planned development projects twice yearly to the Chicago Plan Commission and annually to the Chicago City Council and the Mayor.

16. The Applicant acknowledges and agrees that the transition of the Property to this Planned Development triggers the requirements of Section 2-44-080 of the Municipal Code (the "Affordable Requirements Ordinance" or "ARO"). Any developer of a "residential housing project" within the meaning of the ARO must: (i) set aside 10 percent of the housing units in the residential housing project ("ARO Units") as affordable units or with the approval of the Commissioner of the Department of Housing (subject to the transition provisions of Section 2-44-040(c)), in consultation with the Commissioner of the Department of Planning and Development ("DPD") as appropriate; (ii) pay a fee in lieu of the development of the ARO Units (Cash Payment); or (iii) any combination of (i) and (ii); provided, however, that residential housing projects with 20 or more units must provide at least 25 percent of the ARO Units on-site or off-site (Required Units). If the developer elects to provide ARO Units off-site, the off-site ARO Units must be located within a two-mile radius from the residential housing project and in the same or a different higher income area or downtown district. The Property is located in a higher income area within the meaning of the ARO, and the project has a total of 72 units. As a result, the Applicant's affordable housing obligation is 7 ARO Units (10 percent of 72 rounded down), 7 of which are Required Units (100 percent ARO on-site requirement due to TSL project receiving 4.0 FAR). Applicant has agreed to satisfy its affordable housing obligation by providing 7 ARO Units in the rental building to be constructed in the Planned Development to be approved by the Department of Housing in consultation with DPD as appropriate, as set forth in the Affordable Housing Profile Form attached hereto as Exhibit A. The Applicant agrees that the ARO rental Units must be affordable to households earning no more than 60 percent of the Chicago Primary Metropolitan Statistical Area Median Income (AMI), as updated annually by the City of Chicago. If the Applicant subsequently reduces (or increases) the number of ARO Units in the Planned Development, the Applicant shall update and resubmit the Affordable Housing Profile Form to the Department of Housing for review and approval, and DOH may adjust the number of required ARO Units without amending the Planned Development. Prior to the issuance of any building permits for any residential building in the Planned Development, including, without limitation, excavation or foundation permits, the Applicant must execute and record an affordable housing agreement in accordance with Section 2-44-080(L). The terms of the affordable housing agreement and any amendments thereto are incorporated herein by this reference. The Applicant acknowledges and agrees that the affordable housing agreement will be recorded against the Planned Development, or the applicable portion thereof, and will constitute a lien against such property. The Commissioner of Housing may enforce remedies for any breach of this Statement 16, including any breach of any affordable housing agreement, and enter into settlement agreements with respect to any such breach, subject to the approval of the Corporation Counsel, without amending the Planned Development.

17. This Planned Development shall be governed by Section 17-13-0612. Should this Planned Development ordinance lapse, the Commissioner of the Department of Planning and Development shall initiate a zoning map amendment to rezone the Property to the B3-5 Community Shopping District.

[ARO Affordable Housing Profile Form; ARO Web Form; Typical Wall Section through West Exterior Wall; Level Two, Three and Four Floor Plans; Existing Zoning Map; Existing Use Map (400 feet in each direction); Property Line and Boundary Map; Site Plan; Landscape Plan; and North, South, East and West Building Elevations referred to in these Plan of Development Statements printed on pages 4071 through 4087 of this *Journal*.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

*Residential-Business Planned Development No. \_\_\_\_\_.*

*Bulk Regulations And Data Table.*

Grass Site Area (square feet):	19,512
Area of Public Rights-of-Way (square feet):	3,726
Net Site Area (square feet):	15,786
Maximum Floor Area Ratio:	5.00
Maximum Number of Dwelling Units:	72
Minimum Accessory Off-Street Parking Spaces:	36
Maximum Non-Accessory Off-Street Parking Spaces:	24
Minimum Bicycle Parking Spaces:	72
Minimum Off-Street Loading Spaces:	0
Maximum Building Height:	82 feet, 9 inches
Minimum Setbacks:	Per plans

**FINAL FOR PUBLICATION**

**ARO Affordable Housing Profile Form (AHP)**

Submit this form for projects that are subject to the 2015 ARO (all projects submitted to City Council after October 13, 2015). More information is online at [www.cityofchicago.org/ARO](http://www.cityofchicago.org/ARO).

This completed form should be returned to the Department of Housing (DOH), 121 N LaSalle Street, 10th Floor, Chicago, IL 60602. E-mail: [ARO@cityofchicago.org](mailto:ARO@cityofchicago.org)

Date: May 31, 2019

**DEVELOPMENT INFORMATION**

Development Name: 3115 N. Broadway

Development Address: 3111-3119

Zoning Application Number, if applicable: 20024

Ward: 44th Ward

If you are working with a Planner at the City, what is his/her name?

Heidi Sperry

**Type of City Involvement**

check all that apply

City Land

Planned Development (PD)

Financial Assistance

Transit Served Location (TSL) project

Zoning increase

**REQUIRED ATTACHMENTS:** the AHP will not be reviewed until all required docs are received

- ARO Web Form completed and attached - or submitted online on
- ARO "Affordable Unit Details and Square Footage" worksheet completed and attached (*Excel*)
- If ARO units proposed, Dimensioned Floor Plans with affordable units highlighted are attached (*pdf*)
- If ARO units proposed are off-site, required attachments are included (see next page)
- If ARO units are CHA/Authorized Agency units, signed acceptance letter is attached (*pdf*)

**DEVELOPER INFORMATION**

Developer Name 3115 Properties LLC

Developer Contact John Mengel

Developer Address 778 W FRONTAGE RD STE 124 NORTHFIELD, IL 60093

Email [john@jismventure.com](mailto:john@jismventure.com)

Developer Phone 847-441-9797

Attorney Name Meg George, Akerman LLP

Attorney Phone 312-634-5700

**TIMING**

Estimated date marketing will begin June 2020

Estimated date of building permit\* October 2019

Estimated date ARO units will be complete 3rd Qtr 2020

\*the in-lieu fee, recorded covenant and \$5,000 per unit administration fee (for off-site units) are required prior to the issuance of any building permits, including the foundation permit.

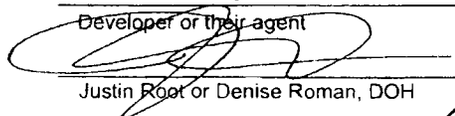
**PROPOSED UNITS MEET REQUIREMENTS** (to be executed by Developer & ARO Project Manager)

/s/ John Mengel

5/31/2019

Developer or their agent

Date



5/31/19  
Date

Justin Root or Denise Roman, DOH





ARO Web Form

**FINAL FOR PUBLICATION****Applicant Contact Information**

Name: 3115 Properties LLC

Email: john@jismventure.com

**Development Information****Address**

Printed Date: 05/30/2019

Number From: 3111 Number To: 3119 Direction: N

Street Name: Broadway

Postal Code: 60657

**Development Name**

3115 Properties LLC

Are you rezoning to downtown?: No

Is your project subject to the ARO Pilots?: 2015 ARO REQUIREMENTS APPLY

**Information**

Ward: 44

ARO Zone: Higher Income

**Details**

ARO trigger: DP

Total units 72

Development type: Rent

TSL project: 4.0 FAR (100% ARO on-site requirement)

Date submitted: 05/31/2019

**Requirements**

**FINAL FOR PUBLICATION**

Affordable units: 7 \*On-site aff. Units: 7

How do you intend to meet your required obligation

On-Site: 7 Off-Site: 0

On-Site to CHA or Authorized agency: 0 Off-Site to CHA or Authorized agency: 0

Total Units: 7 In-Lieu Fee Owed: 0

All projects with proposed ARO units must complete this tab

	Market Rate Units	Affordable Units	market rate				ARO				affordability v. market square footage*
			unit type	how many?	% of total	avg. square footage	how many?*	% of total	avg. square footage		
Parking	not included but available	not included but available	studio	22	34%	589	2	29%	571	97%	
Laundry	in-unit washer-dryer	in-unit washer-dryer	one-bed	46	71%	585	5	71%	583	100%	
Appliances			two-bed	4	6%	935	0	0%	#DIV/0!	#DIV/0!	
Refrigerator	Whirlpool WRB329DMSS or similar/new/stainless steel	Whirlpool WRB329DMSS or similar/new/stainless steel	three-bed	0	0%	#DIV/0!	0	0%	#DIV/0!	#DIV/0!	
age/EnergyStar/make/model/color			four-bed	0	0%	#DIV/0!	0	0%	#DIV/0!	#DIV/0!	
Dishwasher	Whirlpool WDF520PADSS or similar/new/stainless steel	Whirlpool WDF520PADSS or similar/new/stainless steel									
age/EnergyStar/make/model/color											
Stove/Oven	Whirlpool WEE510S0FS or similar/new/stainless steel	Whirlpool WEE510S0FS or similar/new/stainless steel									
age/EnergyStar/make/model/color											
Microwave	Whirlpool WMH31017SS or similar/new/stainless steel	Whirlpool WMH31017SS or similar/new/stainless steel									
age/EnergyStar/make/model/color											
Bathroom(s)	1 full bath per unit	1 full bath per unit									
how many?											
Half bath? Full bath?											
Kitchen countertops	quartz or equal	quartz or equal									
material											
Flooring	Vinyl plank or equal	Vinyl plank or equal									
material											
HVAC	included	included									
Other											

Summary

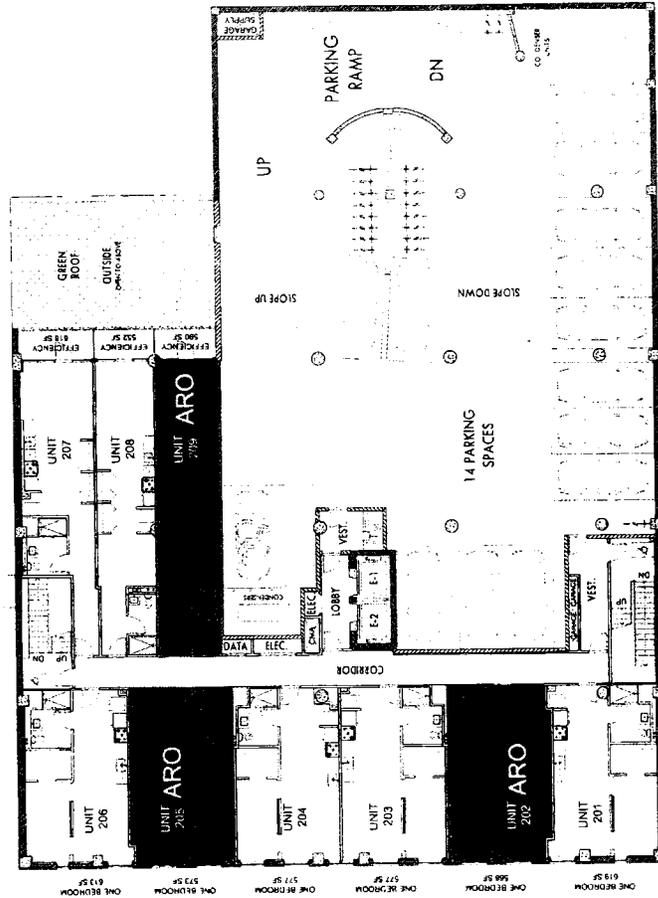
Project Name	3115 N. Broadway
Zoning Application number, if applicable	
Address	
Is this a For Sale or Rental Project?	Rental
Anticipated average psf rent/price?*	TBD

Total Units in Project	72
Total Affordable units	7

FINAL FOR PUBLICATION



FINAL FOR PUBLICATION



NORTH BROADWAY



Scale: 1/16" = 1'-0"

2

Hirsch|MPG  
ARCHITECTURE + PLANNING

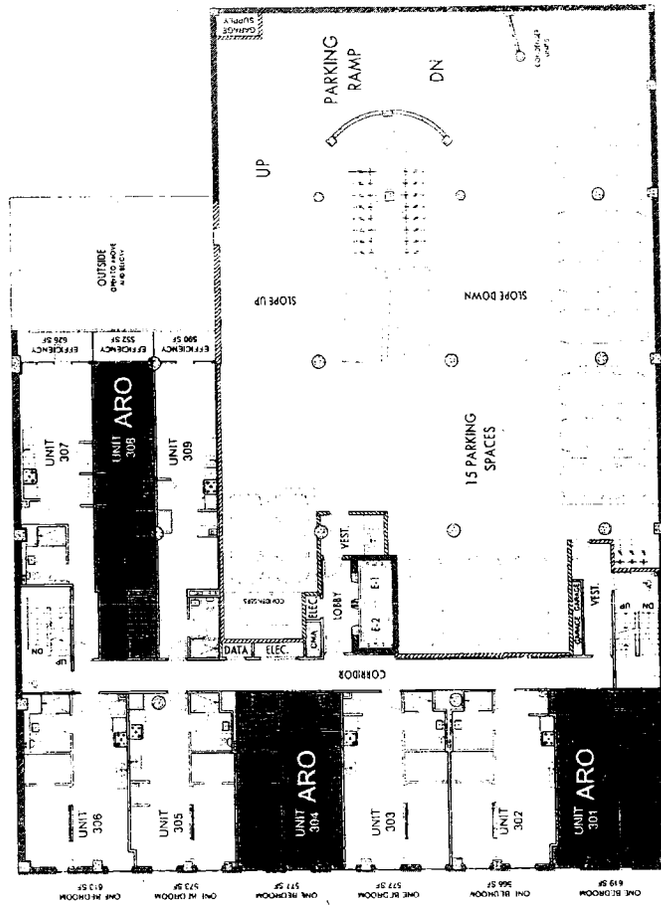
31 May, 2019  
18057  
AJM

Level 2 Floor Plan

3115 Properties, LLC

3115-3123 North Broadway  
Chicago, Illinois

FINAL FOR PUBLICATION



NORTH BROADWAY



Level 3 Floor Plan

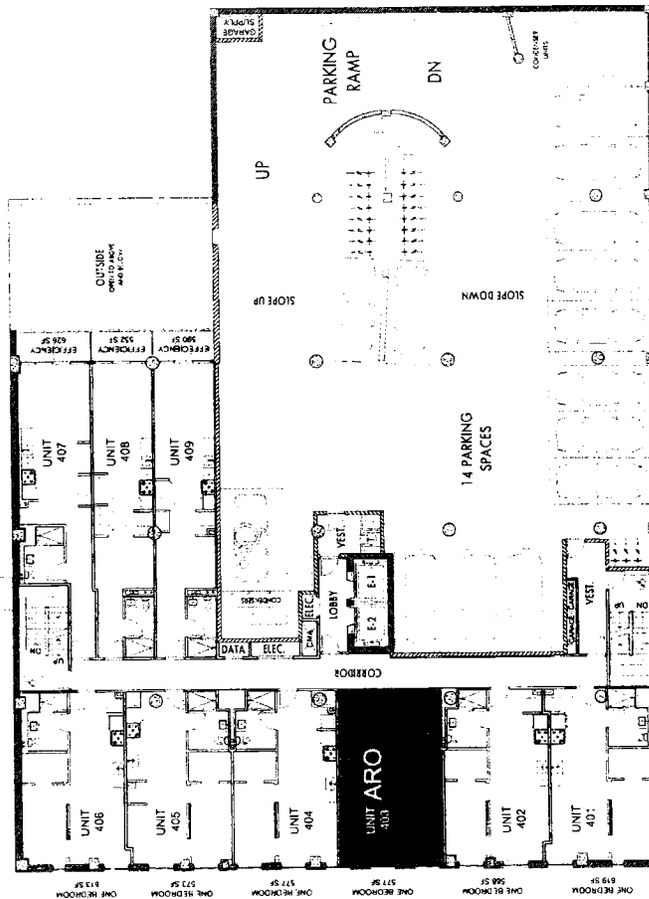
31 May, 2019  
18057  
AJM

**HirschMPG**  
ARCHITECTURE + PLANNING

**3**

3115 Properties, LLC  
3115-3123 North Broadway  
Chicago, Illinois

FINAL FOR PUBLICATION



NORTH BROADWAY



Scale: 1/16" = 1'-0"

4

Hirsch|MPG  
ARCHITECTURE + PLANNING

31 May, 2019  
18057  
AJM

Level 4 Floor Plan

3115 Properties, LLC 3115-3123 North Broadway  
Chicago, Illinois

FINAL FOR PUBLICATION

AREA OF PLANNED DEVELOPMENT (GROSS)



NOT TO SCALE



PLANNED DEVELOPMENT EXISTING ZONING MAP (600' in each direction)

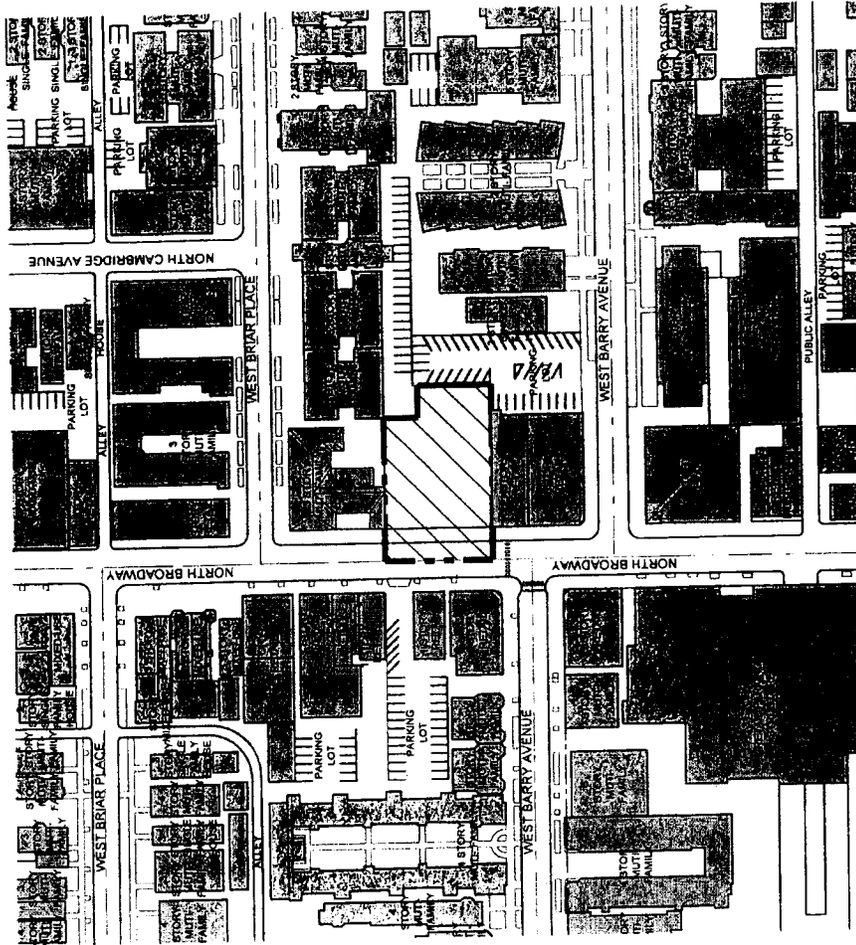
APPLICANT: 3115 Properties LLC  
ADDRESS: 3115-3123 North Broadway  
Date introduced: 3 April, 2019  
Plan Commission:

FINAL FOR PUBLICATION

AREA OF PLANNED DEVELOPMENT (GROSS)



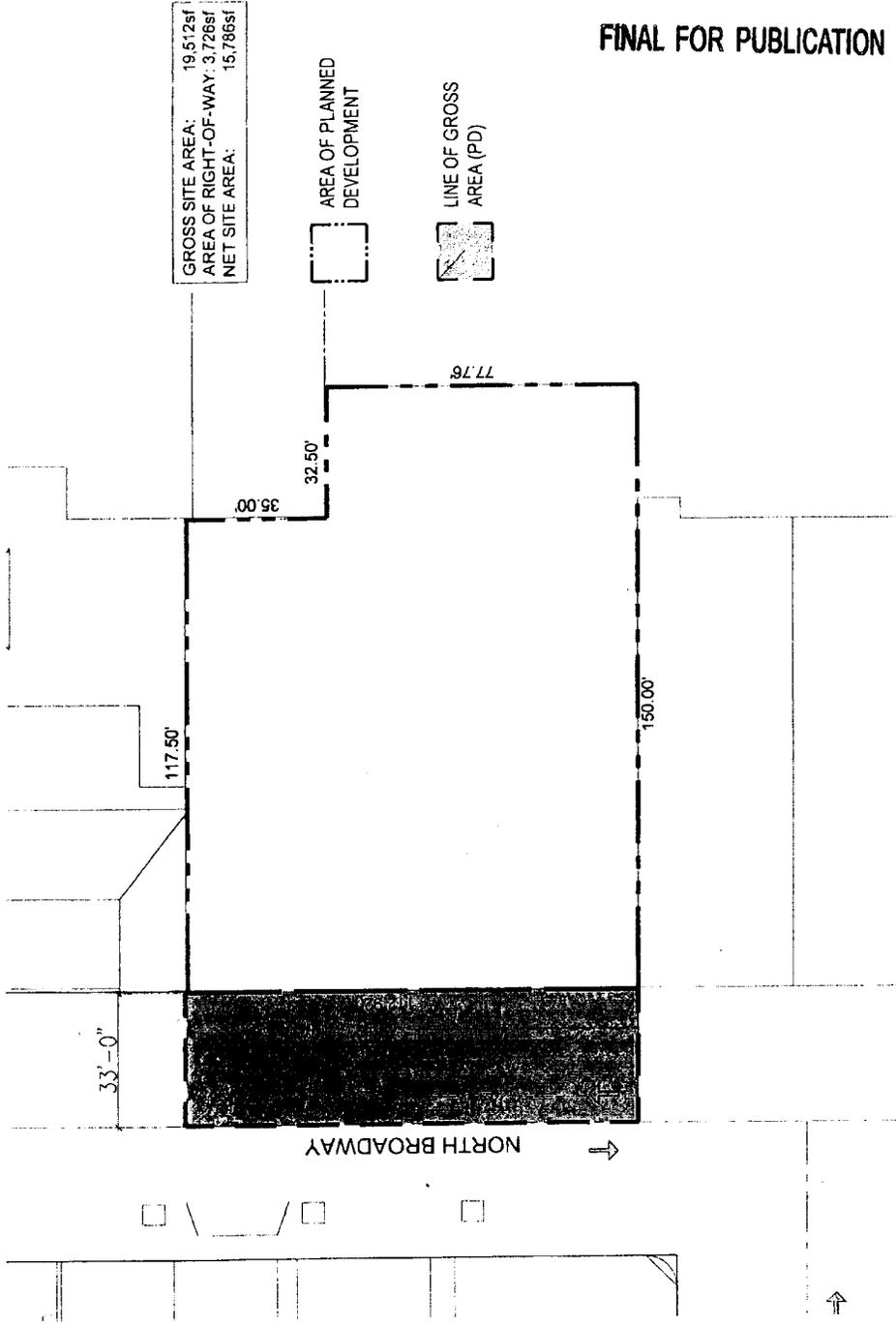
NOT TO SCALE



PLANNED DEVELOPMENT EXISTING USE MAP (400' in each direction)

APPLICANT: 3115 Properties LLC  
 ADDRESS: 3115-3123 North Broadway  
 Date Introduced: 3 April, 2019  
 Plan Commission:

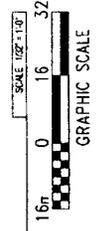
FINAL FOR PUBLICATION



GROSS SITE AREA: 19,512sf  
 AREA OF RIGHT-OF-WAY: 3,726sf  
 NET SITE AREA: 15,786sf

AREA OF PLANNED  
 DEVELOPMENT

LINE OF GROSS  
 AREA (PD)

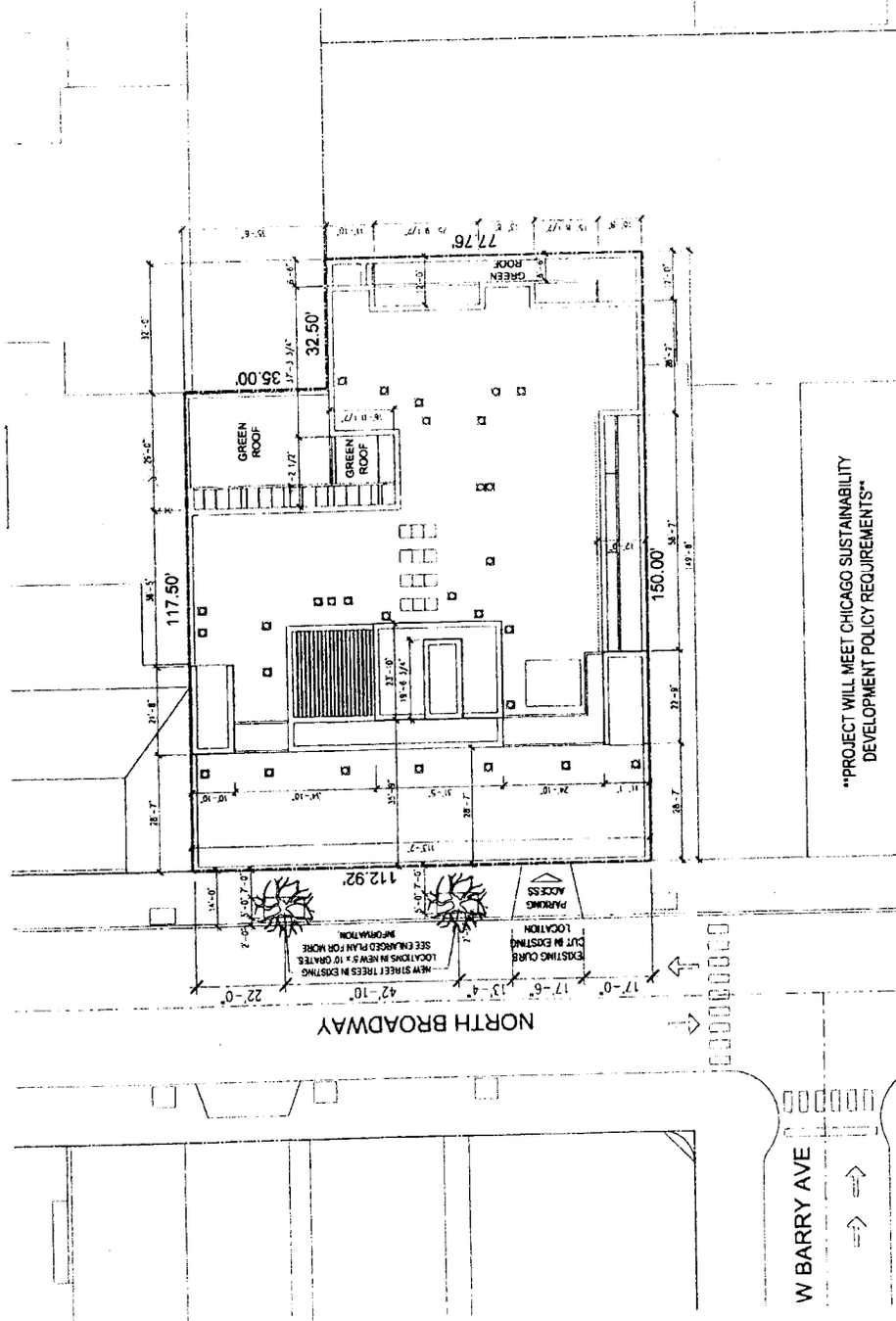


PLANNED DEVELOPMENT PROPERTY LINE & BOUNDARY MAP

APPLICANT: 3115 Properties LLC  
 ADDRESS: 3115-3123 Broadway  
 Date Introduced: 3 April, 2019  
 Plan Commission:



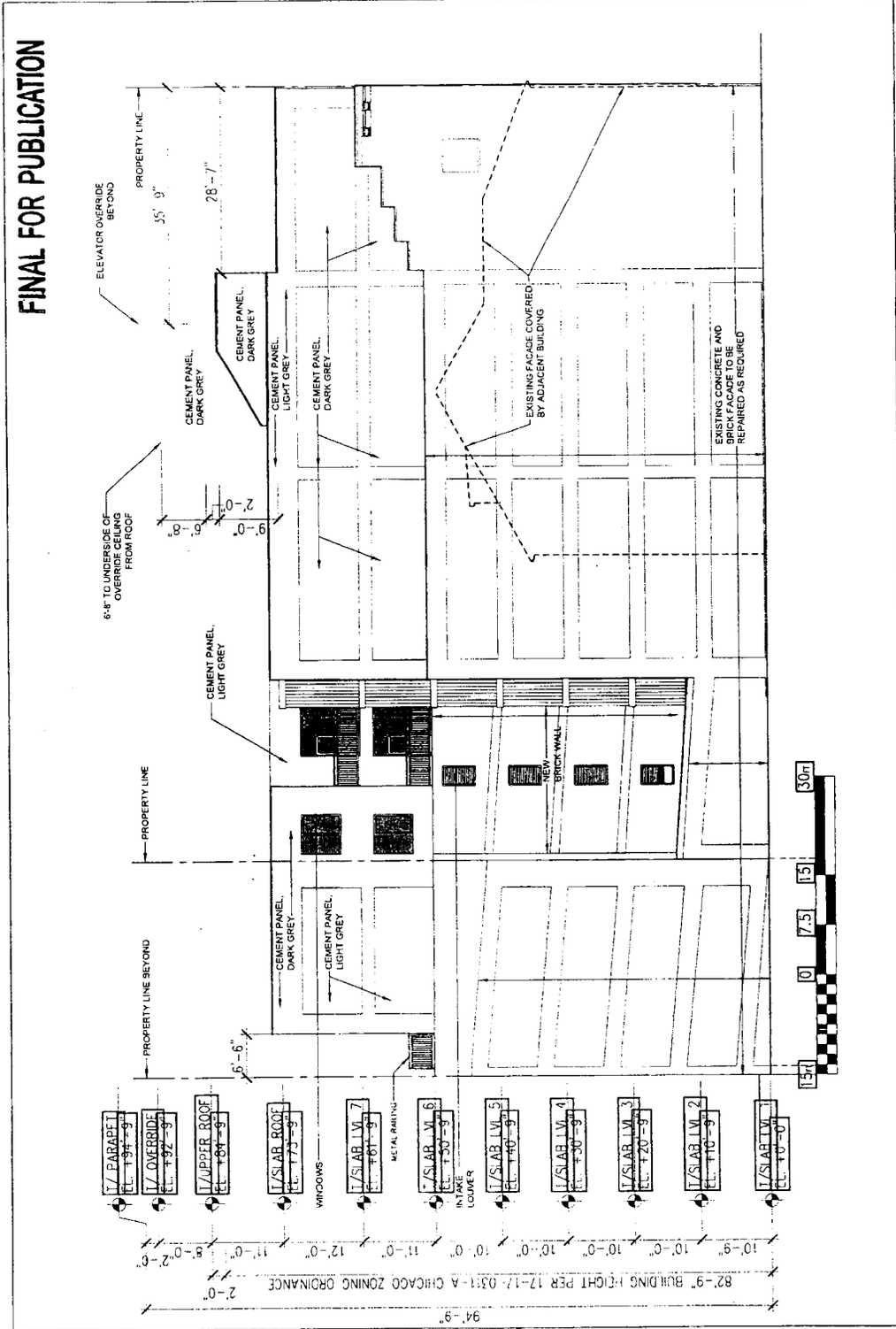
FINAL FOR PUBLICATION



PLANNED DEVELOPMENT LANDSCAPE PLAN

APPLICANT: 3115 Properties LLC  
 ADDRESS: 3115-3123 North Broadway  
 Date Introduced: 3 April, 2019  
 Plan Commission:

FINAL FOR PUBLICATION

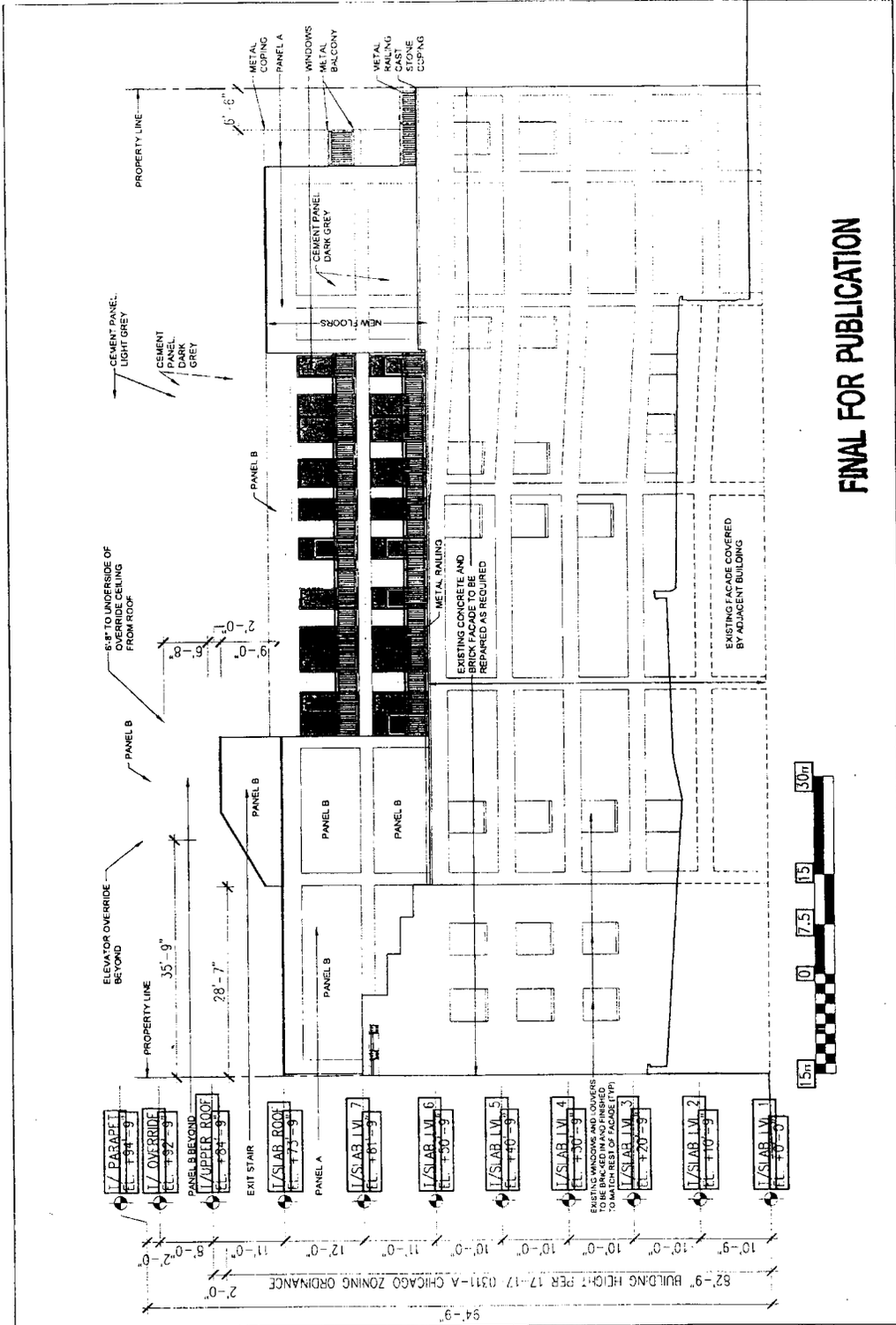


PLANNED DEVELOPMENT ELEVATION - NORTH ELEVATION

NOT TO SCALE



APPLICANT: 3115 Properties LLC  
 ADDRESS: 3111-3119 North Broadway  
 Date Introduced: 20 April, 2019  
 Plan Commission:

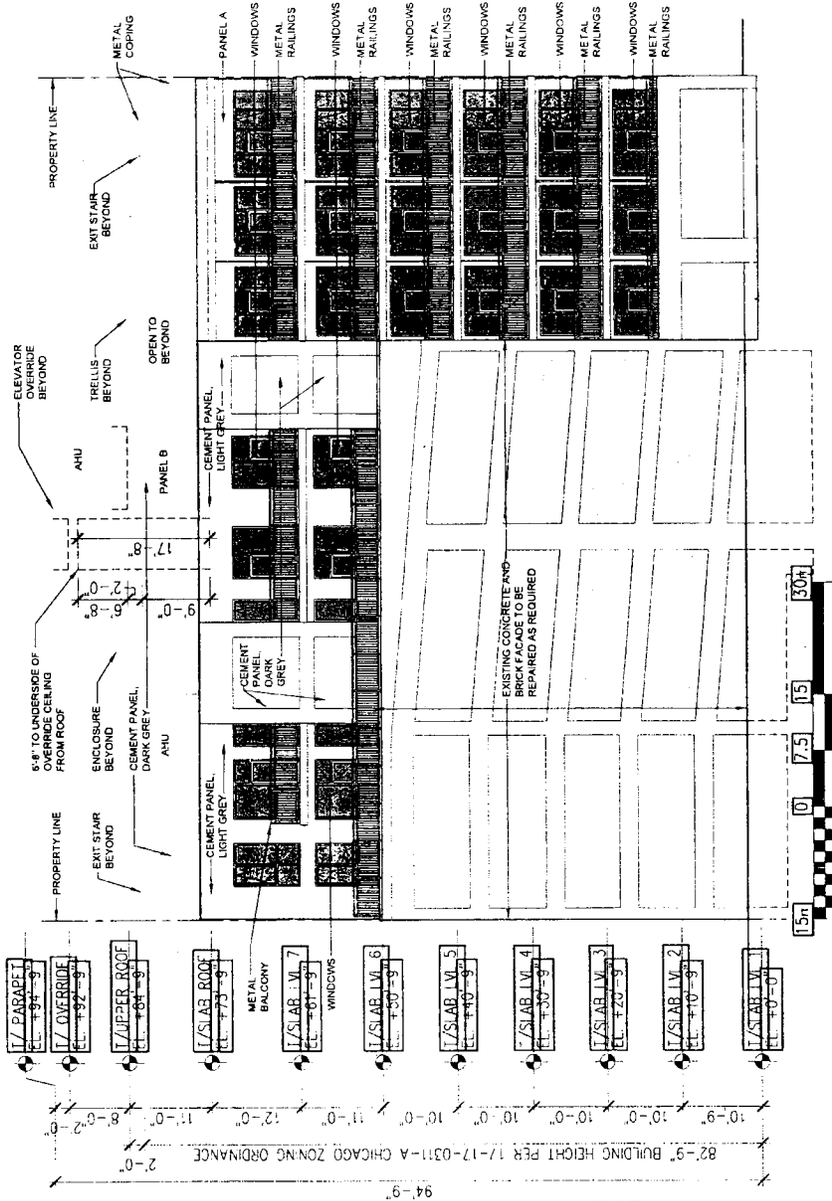


PLANNED DEVELOPMENT ELEVATION - SOUTH ELEVATION

APPLICANT: 3115 Properties LLC  
 ADDRESS: 3111-3119 North Broadway  
 Date Introduced: 20 April, 2019  
 Plan Commission:

NOT TO SCALE

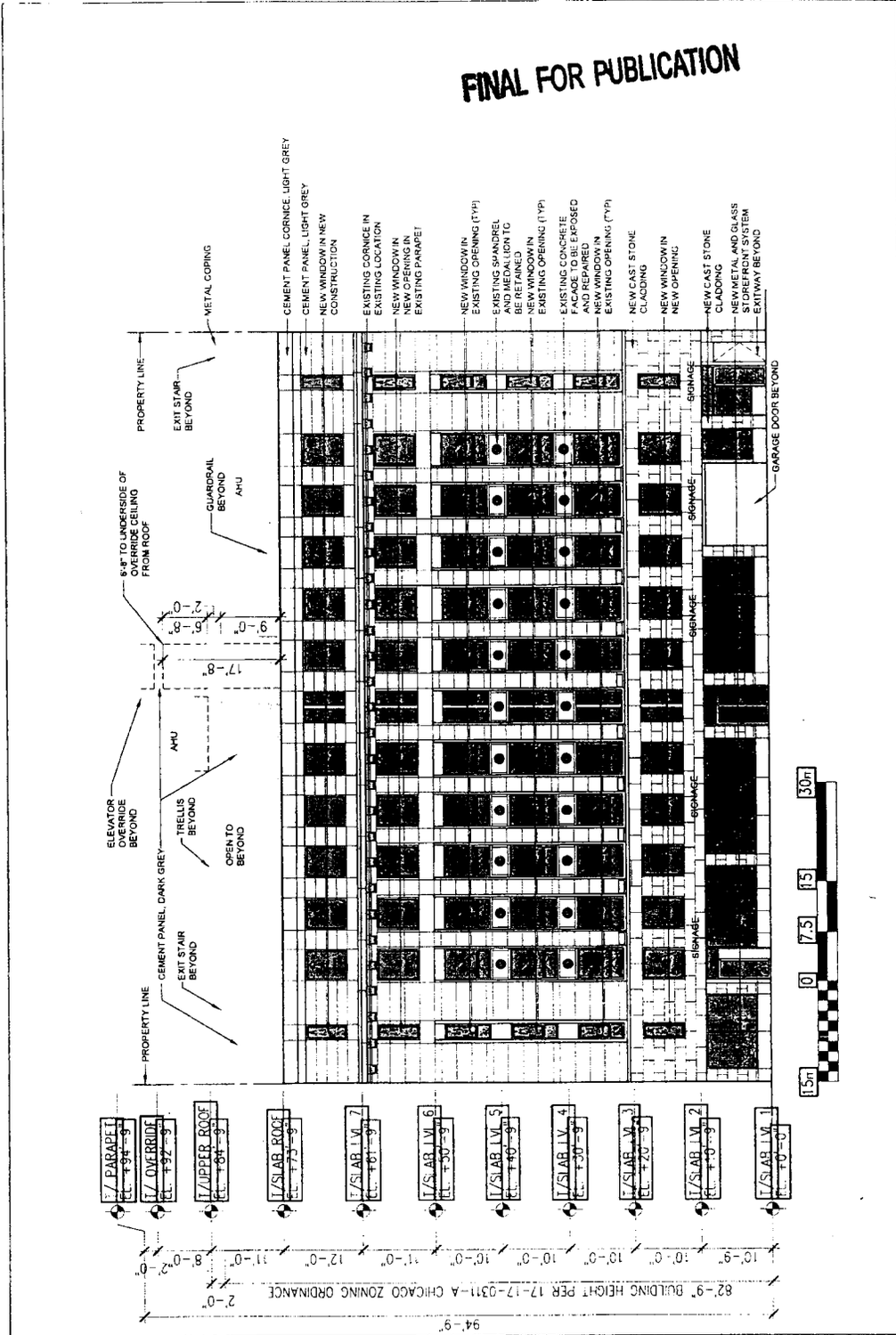
FINAL FOR PUBLICATION



PLANNED DEVELOPMENT ELEVATION - EAST ELEVATION

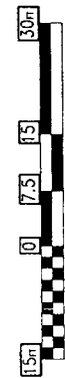
APPLICANT: 3115 Properties LLC  
 ADDRESS: 3111-3119 North Broadway  
 Date Introduced: 20 April, 2019  
 Plan Commission:

NOT TO SCALE



PLANNED DEVELOPMENT ELEVATION - WEST ELEVATION

APPLICANT: 3115 Properties LLC  
 ADDRESS: 3111-3119 North Broadway  
 Date Introduced: 20 April, 2019  
 Plan Commission:



*Reclassification Of Area Shown On Map No. 7-G.*

(As Amended)

(Application No. 19723T1)

(Common Address: 800 -- 804 W. Altgeld St./

2500 -- 2510 N. Halsted St.)

[SO2018-4986]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the current RT4 Residential Two-Flat, Townhouse and Multi-Unit District and B3-3 Community Shopping District symbols and indications as shown on Map Number 7-G in the area bounded by:

the public alley next north of West Altgeld Street; North Halsted Street; West Altgeld Street; and a line 50.20 feet west of North Halsted Street,

to those of a B3-3 Community Shopping District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Site Plan; Ground, Second, Third and Fourth Floor Plans; Roof Plan;  
and North, South, East and West Building Elevations attached  
to this ordinance printed on pages 4090 through  
4097 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

## Final for Publication

**SUBSTITUE NARRATIVE AND PLANS**  
800-04 West Altgeld Street/ 2500-10 North Halsted Street  
TYPE 1 ZONING AMENDMENT

Narrative: The subject property measures 5,499 square feet and is improved with a two and three story mixed-use building, and a two and a half story residential building. The Applicant proposes to demolish the existing buildings and seeks the rezoning to allow construction of a four-story (54.50 feet in height) mixed-use building containing ground floor commercial space and 11 residential dwelling units on the upper floors. Under the Transit-Served Location provisions of the Chicago Zoning Ordinance the applicant will provide four parking spaces instead of the otherwise required eleven parking spaces to four parking spaces and no loading.

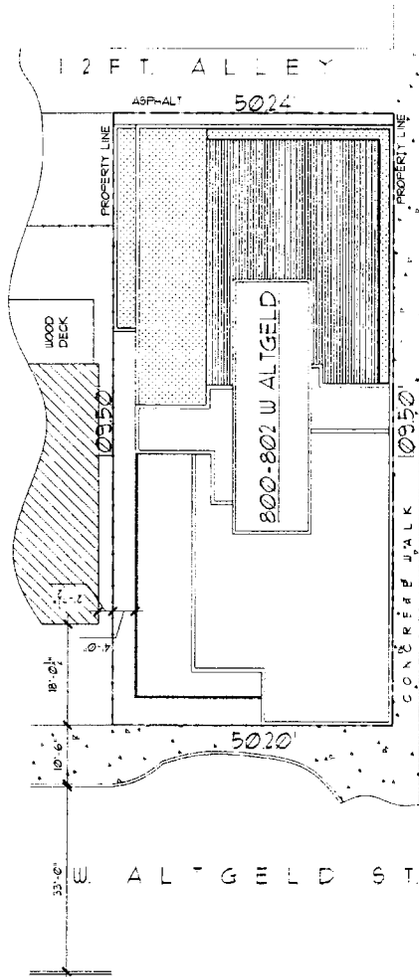
Lot Area:	5,499 square feet
FAR:	3.37
Floor Area:	18,600 square feet
Residential Dwelling Units:	11
MLA:	499 square feet
Height:	54.5 feet
Automobile Parking:	4 spaces**
Bicycle Parking:	11 spaces
Loading:	None
Setbacks:	
Front (West Altgeld):	0 feet
East Side:	0 feet
West Side:	0 feet
Rear (Alley):	2 feet***

\*A set of plans is attached.

\*\* Pursuant to Transit-Served Location provisions of the Chicago Zoning Ordinance Property approximately 1250 feet to the Fullerton CTA station

\*\*\* Applicant will seek Variation

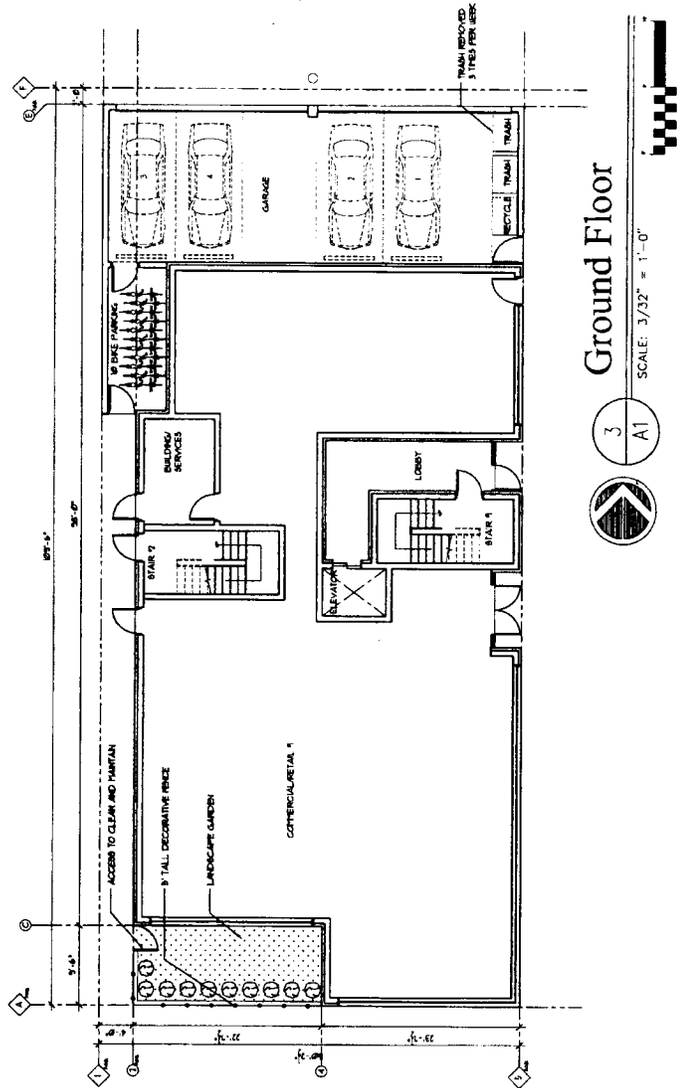
Final for Publication



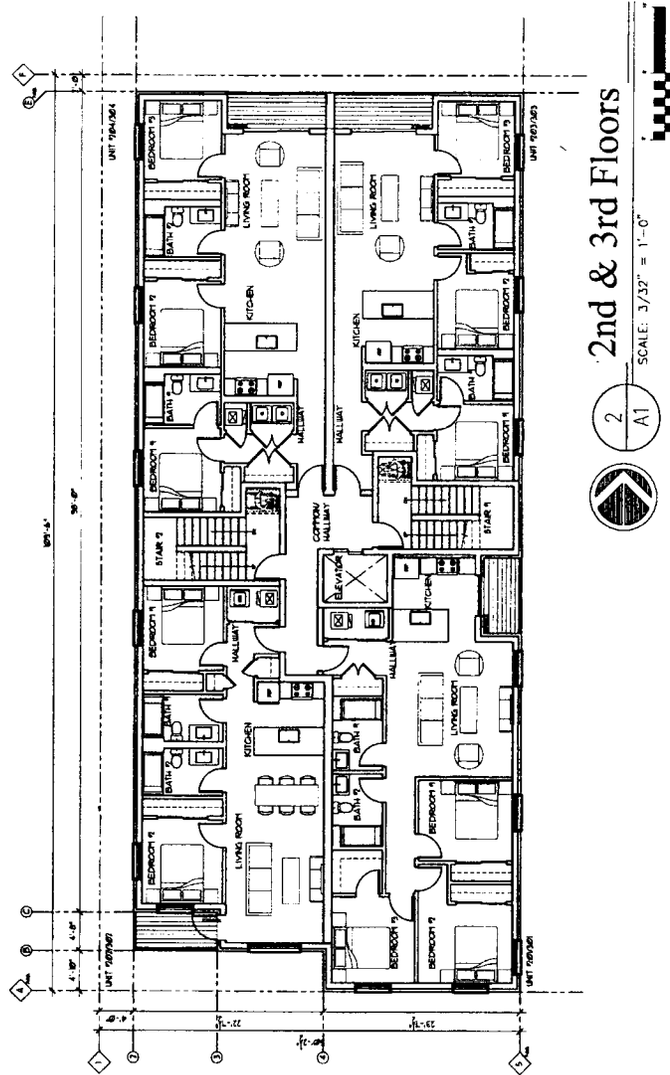
N H A L S T E D S T.



Final for Publication



Final for Publication

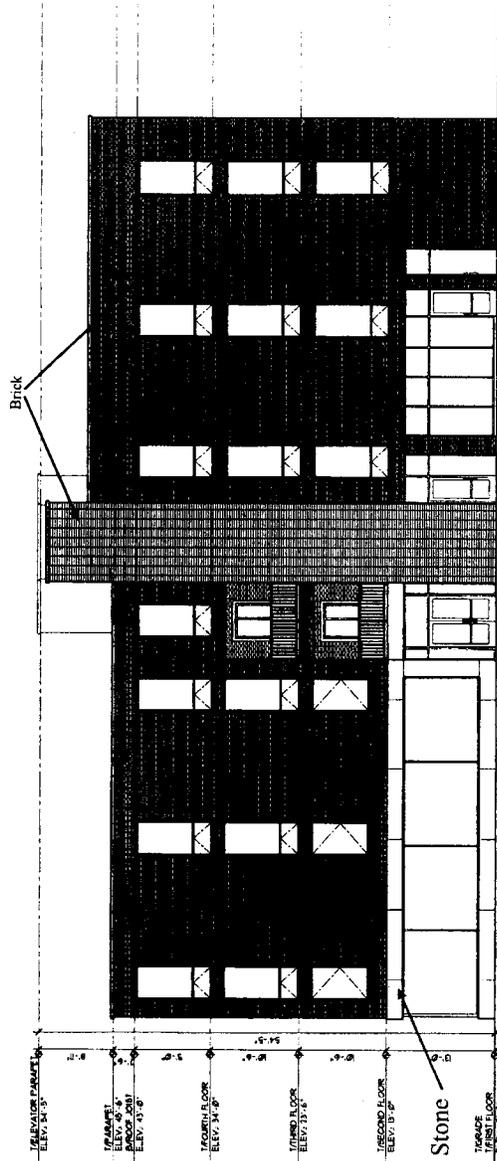






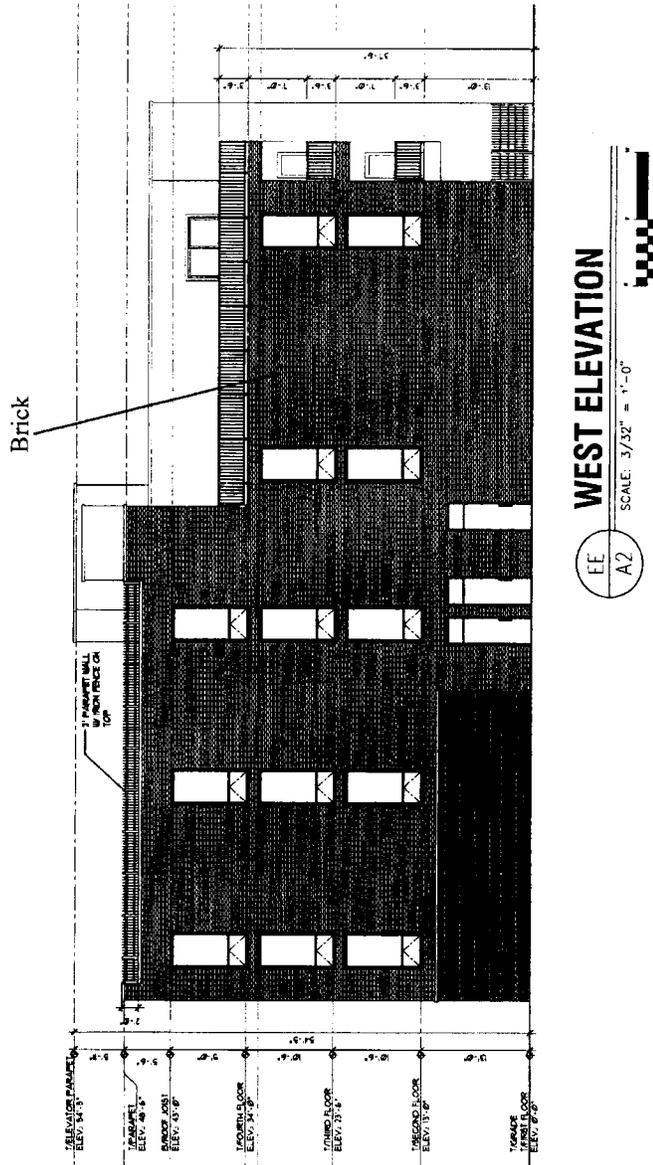


Final for Publication



EE EAST ELEVATION  
A2 SCALE: 3/32" = 1'-0"

Final for Publication



*Reclassification Of Area Shown On Map No. 7-I.*

(Application No. 19998)

(Common Address: 2501 -- 2503 N. Talman Ave.)

[O2019-2656]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the RM4.5 Residential Multi-Unit District symbols and indications as shown on Map Number 7-I in the area bounded by:

North Talman Avenue; a line 50 feet north of and parallel to West Altgeld Street; the alley next east of and parallel to North Talman Avenue; and West Altgeld Street,

to those of an RS3 Residential Single-Unit (Detached House) District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 7-J.*

(Application No. 20009T1)

(Common Address: 3944 W. Wrightwood Ave.)

[O2019-2692]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all the RS3 Residential Single-Unit (Detached House) District and M1-1 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 7-J in the area bounded by:

the alley next north of and parallel to West Wrightwood Avenue; a line 118 feet west of and parallel to North Harding Avenue; West Wrightwood Avenue; and a line 146 feet west of and parallel to North Harding Avenue,

to those of an RM4.5 Residential Multi-Unit 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.

[Site Plan; Proposed Basement, First, Second and Third Floor Plans; Demolition, Electrical and Mechanical Basement, First, Second and Third Floor Plans; and Plumbing Diagrams attached to this ordinance printed on pages 4100 through 4108 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

## Final for Publication

### 17-13-0303-C (1) Narrative Zoning Analysis

3944 West Wrightwood Avenue, Chicago, IL

Proposed Zoning: RM-4.5 Residential Multi-Unit District

Lot Area: 3,500.0 square feet

Proposed Land Use: The Applicants are seeking a zoning change to permit the conversion of the existing residential building from three (3) dwelling units to four (4) dwelling units. No changes are proposed to the height, FAR, or setbacks of the building. Onsite garage parking for two (2) cars is provided in the attached garage, at the rear of the subject site.

(A) The Project's Floor Area Ratio: 3,453 square feet (0.987 FAR)

(B) The Project's Density (Lot Area Per Dwelling Unit):  
4 dwelling units (875 square feet of lot area per dwelling unit)

(C) The amount of off-street parking: 2 parking spaces

(D) Setbacks:

a. Front Setback: 14 feet-5.75 inches

b. Rear Setback: 20 feet-1.25 inches

c. Side Setbacks:

West: 0 feet-0 inches

East: 3 feet-7.25 inches

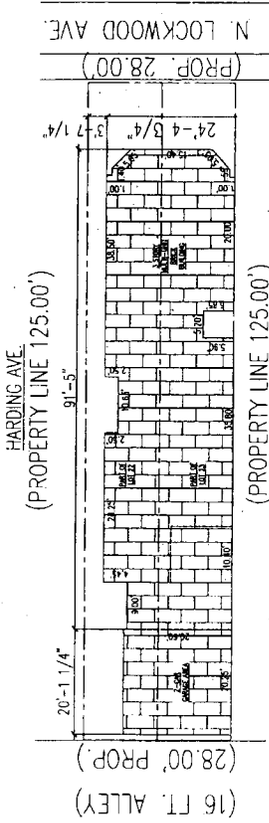
(E) Building Height:

40 feet-0 inches

# 3944 W WRIGHTWOOD CHICAGO, IL. 60647

## SCOPE OF WORK: INTERIOR ALTERATIONS TO AN EXISTING 4 UNIT BUILDING AS PER PLANS

### Final for Publication



SITE PLAN  
SCALE: 1/8" = 1'-0"

CERTIFICATION STATEMENTS  
I HEREBY CERTIFY THAT THESE PLANS AND SPECIFICATIONS TO THE SAME HAVE BEEN PREPARED BY ME OR UNDER MY CLOSE PERSONAL SUPERVISION AND TO THE BEST OF MY KNOWLEDGE AND BELIEF THEY ARE IN COMPLIANCE WITH ALL CODES AND ORDINANCES OF CHICAGO, STATE OF ILLINOIS.

DATE: 08/22/2018

MANDATORY NOTE:  
THESE PLANS AND SPECIFICATIONS SHALL REMAIN THE PROPERTY OF THE ENGINEER AND OR ARCHITECT AND SHALL NOT BE REPRODUCED, COPIED, REPRODUCED, OR TRANSMITTED IN ANY FORM OR BY ANY MEANS, ELECTRONIC OR MECHANICAL, INCLUDING PHOTOCOPYING, RECORDING, OR BY ANY INFORMATION STORAGE AND RETRIEVAL SYSTEM, WITHOUT THE WRITTEN CONSENT OF THE ENGINEER AND ARCHITECT. THE ENGINEER AND ARCHITECT SHALL BE RESPONSIBLE FOR THE ACCURACY OF THESE PLANS AND SPECIFICATIONS. THE ENGINEER AND ARCHITECT SHALL HAVE NO LIABILITY FOR ANY ERRORS OR OMISSIONS IN THESE PLANS AND SPECIFICATIONS. THE ENGINEER AND ARCHITECT SHALL BE RESPONSIBLE FOR THE ACCURACY OF THESE PLANS AND SPECIFICATIONS. THE ENGINEER AND ARCHITECT SHALL BE RESPONSIBLE FOR THE ACCURACY OF THESE PLANS AND SPECIFICATIONS.

ALL CONSTRUCTION SHALL COMPLY WITH THE ORDINANCES OF THE CITY OF CHICAGO AND THE ORDINANCES OF THE STATE OF ILLINOIS. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING ALL NECESSARY PERMITS AND APPROVALS FROM THE CITY OF CHICAGO AND THE STATE OF ILLINOIS. THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE ACCURACY OF THESE PLANS AND SPECIFICATIONS. THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE ACCURACY OF THESE PLANS AND SPECIFICATIONS.

SHEET	DESCRIPTION
A-0	GENERAL NOTES
D-1	DEMOLITION PLAN
A-1	APPROVED ALTERNATIVE
A-2	MECHANICAL PLAN
A-3	ELECTRICAL PLAN
P-1	MECHANICAL SCHEDULE
E-1	ELECTRICAL PLAN

**LAM** LAMAR CONSULTING ARCHITECTS & ENGINEERS  
325 N MICHIGAN AVE  
CHICAGO, IL 60611

SCOPE OF WORK: INTERIOR ALTERATIONS TO AN EXISTING 4 UNIT BUILDING AS PER PLANS

DATE: 08/22/2018

PROJECT NO: 1807001

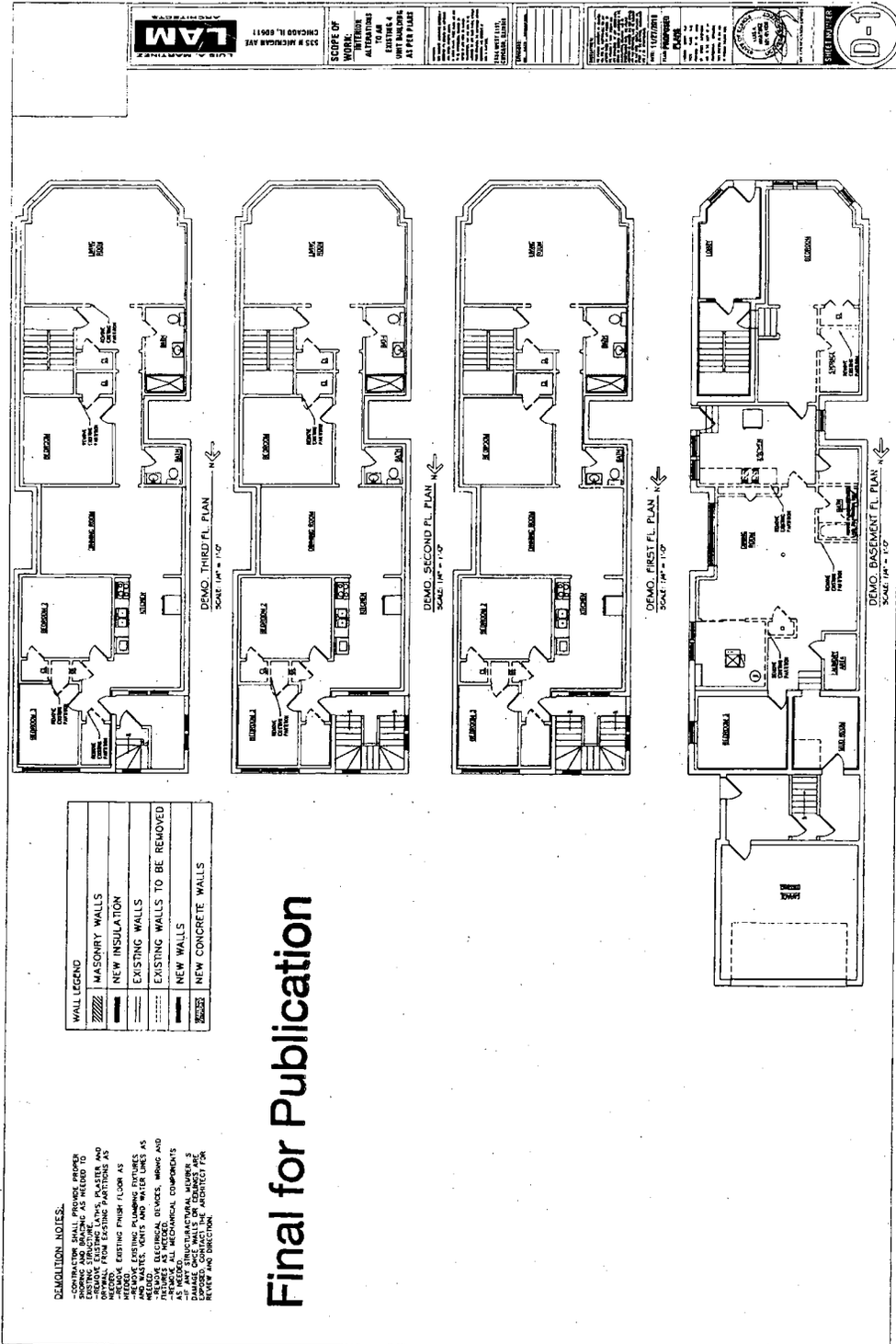
SCALE: 1/8" = 1'-0"

DATE: 08/22/2018



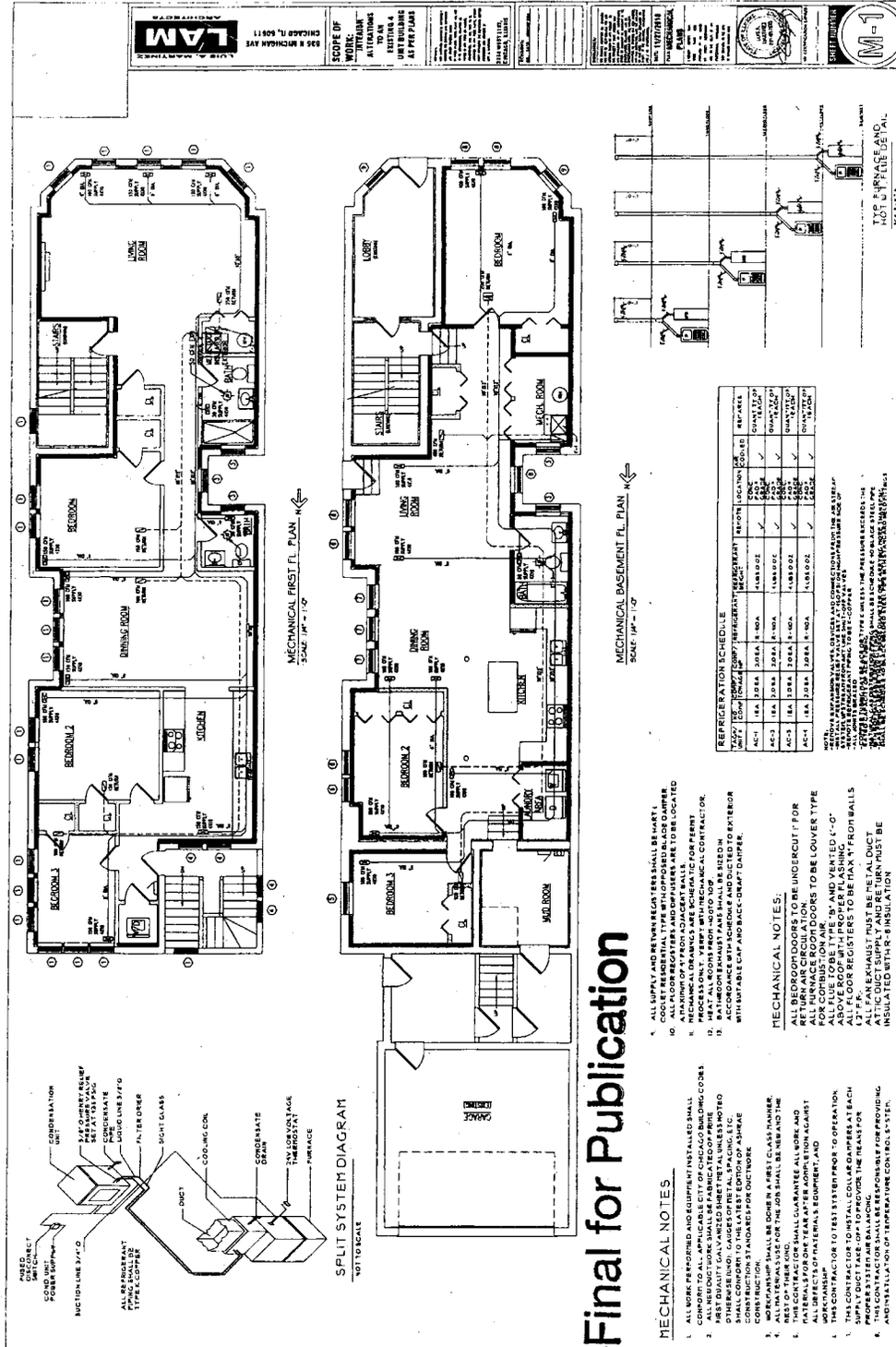




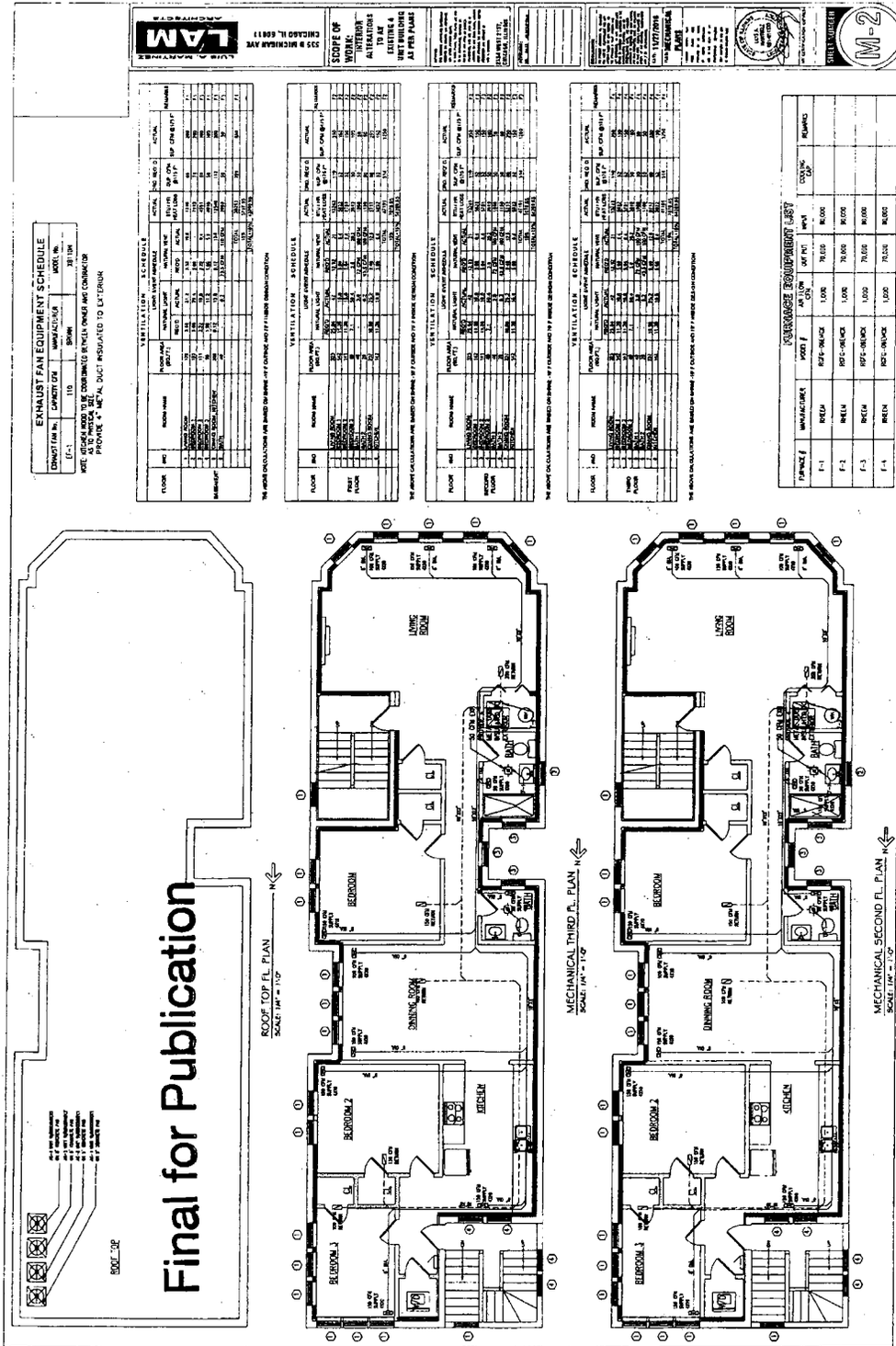




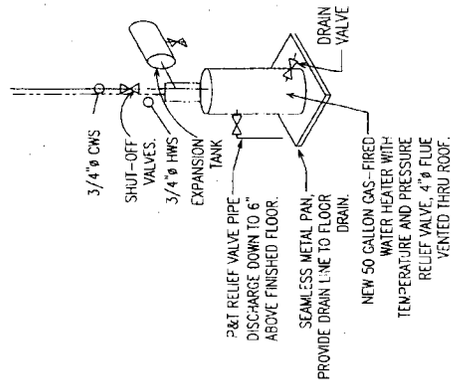




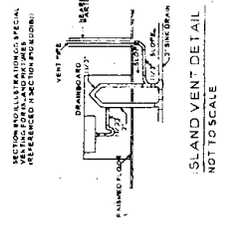
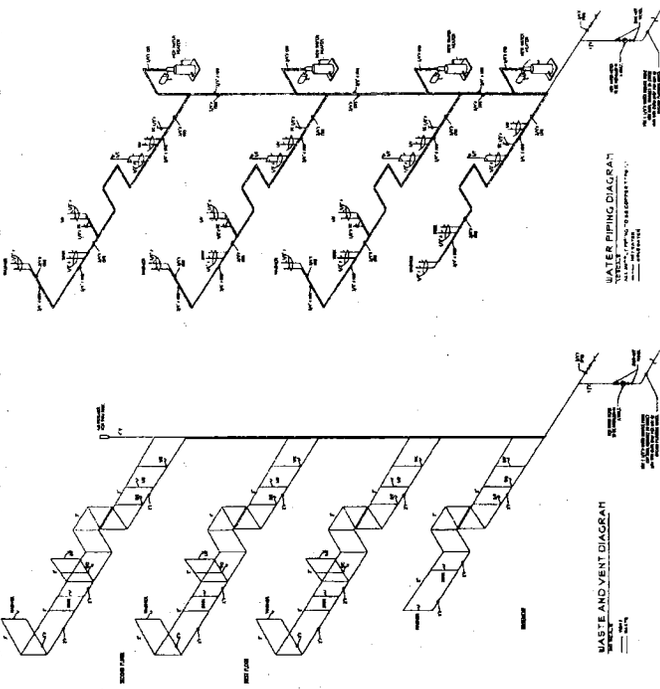
# Final for Publication



# Final for Publication

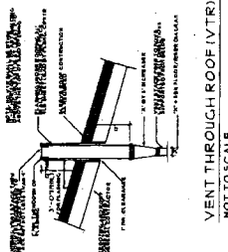


**WATER HEATER**  
NO SCALE



**PLUMBING NOTES**

1. PROVIDE THE SHUT-OFF VALVE FOR THE WATER HEATER AND THE WATER HEATER RELIEF VALVE. THE WATER HEATER RELIEF VALVE SHALL BE INSTALLED IN ACCORDANCE WITH THE MANUFACTURER'S INSTRUCTIONS.
2. PROVIDE THE SHUT-OFF VALVE FOR THE WATER HEATER RELIEF VALVE. THE WATER HEATER RELIEF VALVE SHALL BE INSTALLED IN ACCORDANCE WITH THE MANUFACTURER'S INSTRUCTIONS.
3. PROVIDE THE SHUT-OFF VALVE FOR THE WATER HEATER RELIEF VALVE. THE WATER HEATER RELIEF VALVE SHALL BE INSTALLED IN ACCORDANCE WITH THE MANUFACTURER'S INSTRUCTIONS.
4. PROVIDE THE SHUT-OFF VALVE FOR THE WATER HEATER RELIEF VALVE. THE WATER HEATER RELIEF VALVE SHALL BE INSTALLED IN ACCORDANCE WITH THE MANUFACTURER'S INSTRUCTIONS.
5. PROVIDE THE SHUT-OFF VALVE FOR THE WATER HEATER RELIEF VALVE. THE WATER HEATER RELIEF VALVE SHALL BE INSTALLED IN ACCORDANCE WITH THE MANUFACTURER'S INSTRUCTIONS.
6. PROVIDE THE SHUT-OFF VALVE FOR THE WATER HEATER RELIEF VALVE. THE WATER HEATER RELIEF VALVE SHALL BE INSTALLED IN ACCORDANCE WITH THE MANUFACTURER'S INSTRUCTIONS.
7. PROVIDE THE SHUT-OFF VALVE FOR THE WATER HEATER RELIEF VALVE. THE WATER HEATER RELIEF VALVE SHALL BE INSTALLED IN ACCORDANCE WITH THE MANUFACTURER'S INSTRUCTIONS.
8. PROVIDE THE SHUT-OFF VALVE FOR THE WATER HEATER RELIEF VALVE. THE WATER HEATER RELIEF VALVE SHALL BE INSTALLED IN ACCORDANCE WITH THE MANUFACTURER'S INSTRUCTIONS.
9. PROVIDE THE SHUT-OFF VALVE FOR THE WATER HEATER RELIEF VALVE. THE WATER HEATER RELIEF VALVE SHALL BE INSTALLED IN ACCORDANCE WITH THE MANUFACTURER'S INSTRUCTIONS.
10. PROVIDE THE SHUT-OFF VALVE FOR THE WATER HEATER RELIEF VALVE. THE WATER HEATER RELIEF VALVE SHALL BE INSTALLED IN ACCORDANCE WITH THE MANUFACTURER'S INSTRUCTIONS.



**LAM**  
LIFE & MATERIALS  
325 N MICHIGAN AVE  
CHICAGO, IL 60611

**SCOPE OF WORK:**  
INSTALLATION OF WATER HEATER AND PIPING AT PER PLAN.

**DATE:** 11/17/18

**PROJECT:** [REDACTED]

**CLIENT:** [REDACTED]

**LOCATION:** [REDACTED]

**SCALE:** [REDACTED]

**DATE:** 11/17/18

**PROJECT:** [REDACTED]

**CLIENT:** [REDACTED]

**LOCATION:** [REDACTED]

**SCALE:** [REDACTED]

**DATE:** 11/17/18

**PROJECT:** [REDACTED]

**CLIENT:** [REDACTED]

**LOCATION:** [REDACTED]

**SCALE:** [REDACTED]



*Reclassification Of Area Shown On Map No. 9-J.*  
(Application No. 20015)  
(Common Address: 3334 N. Ridgeway Ave.)

[O2019-2826]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RS3 Residential Single-Unit (Detached House) District symbols as shown on Map Number 9-J in the area bounded by:

a line 224.18 feet south of and parallel to West Roscoe Street; North Ridgeway Avenue; a line 261.68 feet south of and parallel to West Roscoe Street; and the public alley next west of and parallel to North Ridgeway Avenue,

to those of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District.

SECTION 2. This ordinance takes effect after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 9-L.*  
(As Amended)  
(Application No. 19994)  
(Common Address: 3631 -- 3657 N. Central Ave./  
5547 -- 5557 W. Waveland Ave.)

[SO2019-2660]

*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 RS2 Residential Single-Unit District symbols and indications as shown on Map Number 9-L in the area bounded by:

North Central Avenue; West Waveland Avenue; the public alley next east of and parallel to North Central Avenue; a line 287.06 feet south of and parallel to West Waveland Avenue; a line 83.28 feet east of and parallel to North Central Avenue; and a line 303.34 feet south of and parallel to West Waveland Avenue,

to those of a C3-5 Commercial, Manufacturing and Employment District.

SECTION 2. That the Chicago Zoning Ordinance be amended by changing all of the C3-5 Commercial, Manufacturing and Employment District symbols and indications as shown on Map Number 9-L in the area bounded by:

North Central Avenue; West Waveland Avenue; the public alley next east of and parallel to North Central Avenue; a line 287.06 feet south of and parallel to West Waveland Avenue; a line 83.28 feet east of and parallel to North Central Avenue; and a line 303.34 feet south of and parallel to West Waveland Avenue,

to those of a Business Planned Development which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

SECTION 3. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements attached to this ordinance read as follows:

*Business Planned Development No. \_\_\_\_\_.*

*Planned Development Statements.*

1. The area delineated herein as Planned Development Number \_\_\_\_\_ (the "Planned Development") consists of approximately 37,614 square feet of property which is depicted on the attached Planned Development Boundary and Property Line Map (the "Property"). Portage Park Capital LLC is the owner of the Property and the "Applicant" for this Planned Development.
2. 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 titleholders 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 titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance (the "Zoning Ordinance"), the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400 of the Zoning Ordinance.
3. 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 or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation on behalf of the Applicant or its successors, assigns or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the Planned Development.

Ingress or egress shall be pursuant to the Planned Development and may be subject to the review and approval of the Departments of Planning and Development and Transportation. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of the Department of Transportation.

Pursuant to a negotiated and executed Perimeter Restoration Agreement ("Agreement") by and between the Department of Transportation's Division of Infrastructure Management and the Applicant, the Applicant shall provide improvements and restoration of all public way adjacent to the property, which may include, but not be limited to, the following as shall be reviewed and determined by the Department of Transportation's Division of Infrastructure Management:

- Full width of streets
- Full width of alleys
- Curb and gutter
- Pavement markings
- Sidewalks
- ADA crosswalk ramps
- Parkway and landscaping

The Perimeter Restoration Agreement must be executed prior to any Department of Transportation and Planned Development Part II Review permitting. The Agreement shall reflect that all work must comply with current Rules and Regulations and must be designed and constructed in accordance with the Department of Transportation's Construction Standards for work in the Public Way and in compliance with the Municipal Code of Chicago Chapter 10-20. Design of said improvements should follow the Department of Transportation's Rules and Regulations for Construction in the Public Way as well as The Street and Site Plan Design Guidelines. Any variation in scope or design of public way improvements and restoration must be approved by the Department of Transportation.

4. This planned development consists of these 16 Statements; a Bulk Regulations and Data Table and the following exhibits and plans attached hereto prepared by DDCA Architects and dated May 16, 2019 (the "Plans"): an Existing Zoning Map; an Existing Land-Use Map; a Planned Development Boundary and Property Line Map; a Site Plan; and Building Elevations (North, South, East and West), and a Landscape Plan and Landscape Details prepared by Manhard Consulting Ltd. In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the

intent and purpose of the Zoning Ordinance, and all requirements thereof, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this Planned Development Ordinance and the Zoning Ordinance, this Planned Development Ordinance shall control.

5. The following uses are permitted in the area delineated herein as a Business Planned Development: office; business equipment sales and service; business support services; communication service establishments; eating and drinking establishments (all, including taverns); animal services (kenneling, boarding, stabling); sports and recreation, participant; indoor special event including incidental liquor sales; financial services; food and beverage retail sales; medical service; personal service; general retail sales; participant sports and recreation; limited and artisan manufacturing, production and industrial services; residential storage warehouse; co-located wireless communication facilities; accessory parking, non-accessory parking and incidental and accessory uses.
6. On-premises signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and approval of DPD. Off-premises signs are prohibited within the boundary of the Planned Development.
7. For purposes of height measurement, the definitions in the Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
8. The maximum permitted Floor Area Ratio ("FAR") for the Property shall be in accordance with the attached Bulk Regulations and Data Table. For the purposes of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted overall FAR identified in the Bulk Regulations Table has been determined using a Net Site Area of 37,614 square feet.
9. Upon review and determination, "Part II Review", pursuant to Section 17-13-0610 of the Zoning Ordinance, a Part II Review fee shall be assessed by DPD. The fee, as determined by staff at the time, is final and binding on the Applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
10. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines. Final landscape plan review and approval will be by DPD. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part II Approval.
11. The Applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Fleet and Facility Management and Buildings, under Section 13-32-125 of the Municipal Code, or any other provision of that Code.
12. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A of the

Zoning Ordinance by the Zoning Administrator upon the application for such a modification by the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors.

13. The Applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.
14. The Applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. The Applicant shall obtain the number of points necessary to meet the requirements of the Chicago Sustainable Development Policy, in effect at the time the Part II Review process is initiated for each improvement that is subject to the aforementioned Policy and must provide documentation verifying compliance.
15. The Applicant acknowledges that it is the policy of the City to maximize opportunities for Minority- and Women-owned Business Enterprises ("M/WBEs") and City residents to compete for contracts and jobs on construction projects approved through the planned development process. To assist the City in promoting and tracking such M/WBE and City resident participation, an applicant for planned development approval shall provide information at three points in the City approval process. First, the applicant must submit to DPD, as part of its application for planned development approval, an M/WBE Participation Proposal. The M/WBE Participation Proposal must identify the applicant's goals for participation of certified M/WBE firms in the design, engineering and construction of the project, and of City residents in the construction work. The City encourages goals of (i) 26 percent MBE and 6 percent WBE participation (measured against the total construction budget for the project or any phase thereof), and (ii) 50 percent City resident hiring (measured against the total construction work hours for the project or any phase thereof). The M/WBE Participation Proposal must include a description of the applicant's proposed outreach plan designed to inform M/WBEs and City residents of job and contracting opportunities. Second, at the time of the applicant's submission for Part II Permit Review for the project or any phase thereof, the applicant must submit to DPD (a) updates (if any) to the applicant's preliminary outreach plan, (b) a description of the applicant's outreach efforts and evidence of such outreach, including, without limitation, copies of certified letters to M/WBE contractor associations and the ward office of the alderman in which the project is located and receipts thereof; (c) responses to the applicant's outreach efforts, and (d) updates (if any) to the applicant's M/WBE and City resident participation goals. Third, prior to issuance of a Certificate of Occupancy for the project or any phase thereof, the applicant must provide DPD with the actual level of M/WBE and City resident participation in the project or any phase thereof, and evidence of such participation. In addition to the foregoing, DPD may request such additional information as the department determines may be necessary or useful in evaluating the extent to which M/WBEs

and City residents are informed of and utilized in planned development projects. All such information will be provided in a form acceptable to the Zoning Administrator. DPD will report the data it collects regarding projected and actual employment of M/WBEs and City residents in planned development projects twice yearly to the Chicago Plan Commission and annually to the Chicago City Council and the Mayor.

- 16. This Planned Development shall be governed by Section 17-13-0612 of the Zoning Ordinance. Should this Planned Development ordinance lapse, the Commissioner of DPD shall initiate a zoning map amendment to rezone the Property to the C3-5 Commercial, Manufacturing and Employment District.

[Landscape Plan; Existing Zoning Map; Existing Land-Use Map; Boundary  
and Property Line Map; Site Plan; and North, South, East and  
West Building Elevations referred to in these Plan  
of Development Statements printed  
on pages 4115 through 4123  
of this *Journal*.]

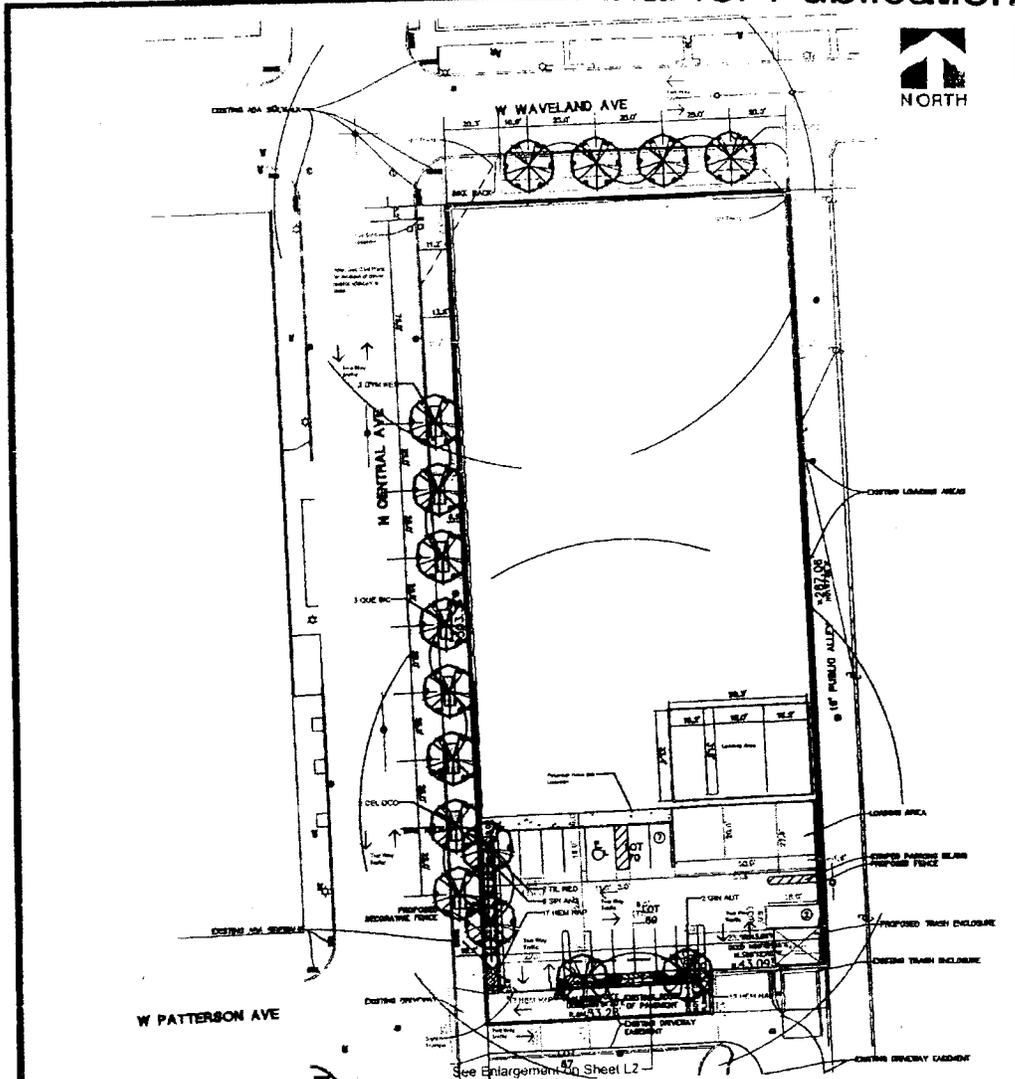
Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

*Business Planned Development No. \_\_\_\_\_.*

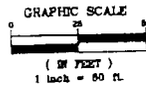
*Bulk Regulations And Data Table.*

Gross Site Area (square feet):	55,015
Area of Public Rights-of-Way (square feet):	17,401
Net Site Area (square feet):	37,614
Maximum Floor Area Ratio:	3.4
Accessory Off-Street Parking Spaces:	18
Minimum Off-Street Loading Spaces:	3 (10 feet by 25 feet)
Maximum Building Height:	50 feet
Minimum Setbacks:	In conformance with the plans
Dwelling Units:	0

Final for Publication



Applicant: Portage Park Capital, LLC  
 Address: 3631-57 North Central Avenue/  
 5547-57 West Waveland Avenue  
 Introduction Date: April 10, 2019  
 Plan Commission Date: TBD



Legend  
 Turf Areas

© 2019 MANHARD CONSULTING, LTD. ALL RIGHTS RESERVED

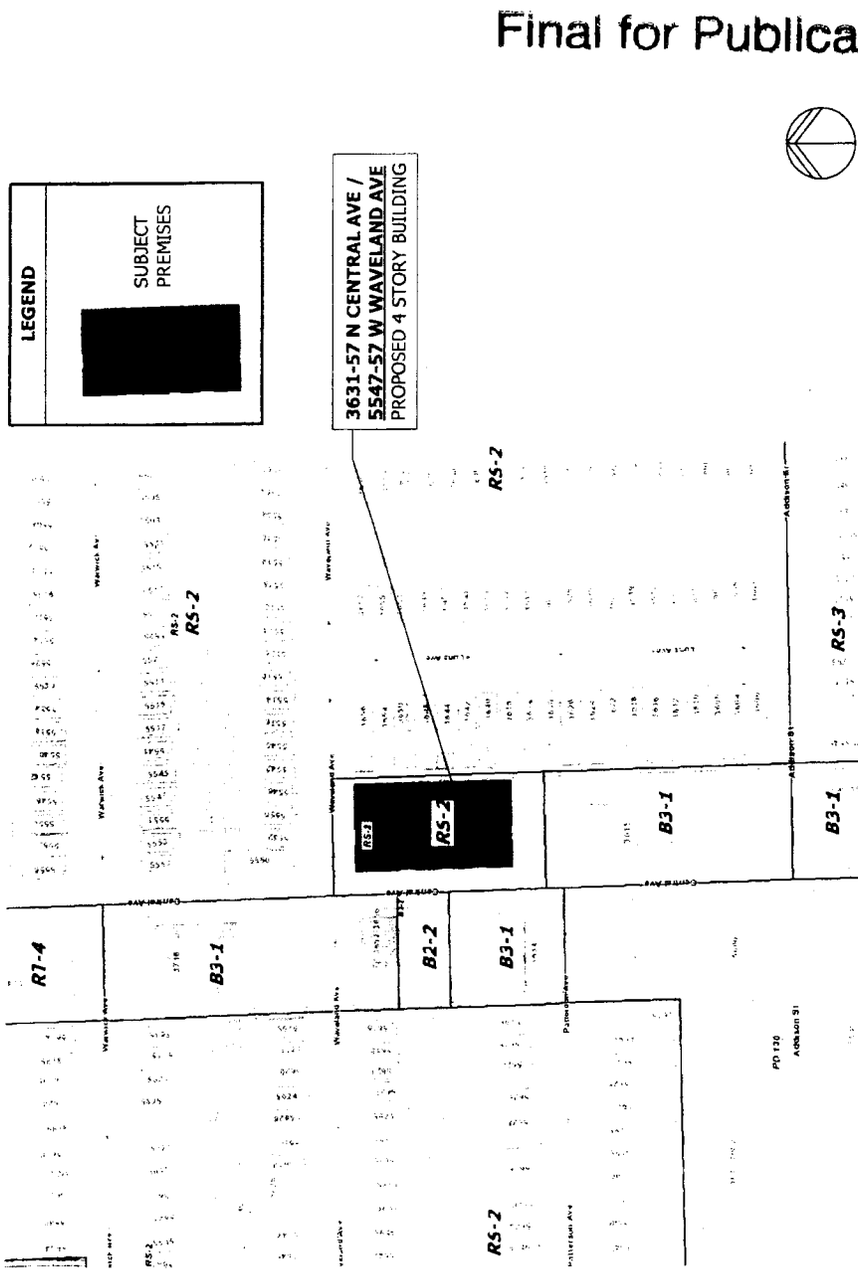


One Overlook Lane, Suite 2100, Littleton, CO 80120 Tel: 303.441.0000 Fax: 303.441.0000  
 Civil Engineers - Surveyors - Water Resource Engineers - Water & Wastewater Engineers  
 Construction Managers - Environmental Scientists - Landscape Architects - Planners

LANDSCAPE PLAN	
SHEET	
PROJ. MGR.: JMN	<b>EXHIBIT L1</b>
DRAWN BY: JBO	
DATE: 3-27-19	
SCALE: 1"=50'	
IMICHIL02	

Dwg Name: \\mchl-sh-nos\Projects-CO\imichil02\dwg\Landplan\Final Drawings\Plan\_Sat\01-LANDSCAPE PLAN - 3-28-19.dwg Updated By: babth07 08:28

Final for Publication

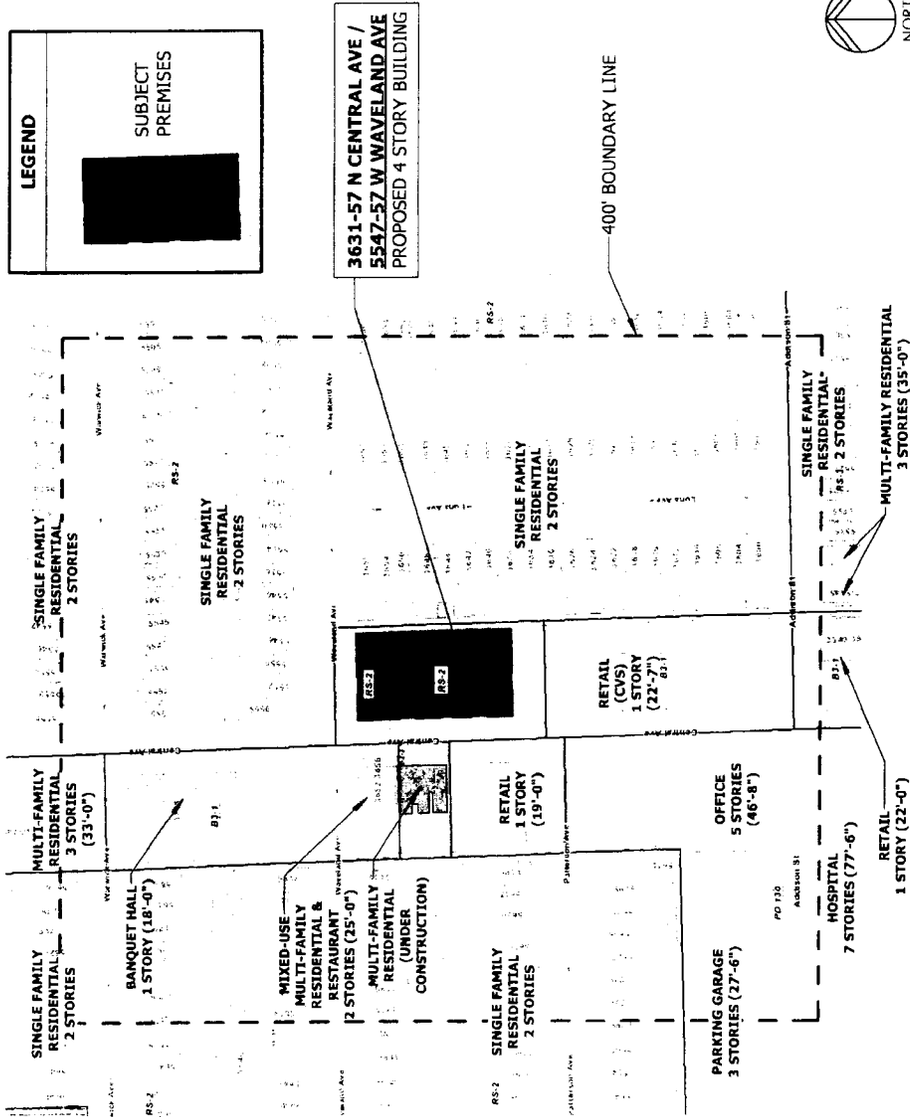


Applicant: Portage Park Capital, LLC  
 Project Address: 3631-57 North Central Avenue / 5547-57 West Waveland Avenue  
 Introduction Date: April 10, 2019  
 Plan Commission Date: May 16, 2019

**EXISTING ZONING MAP**  
 SCALE: 1" = 200'-0"

Carrroll Associates Architects 3321 S. State Route 31 • Prairie Grove, IL 60012 | 815.443.8444 | www.DDCArchitects.com © copyright 2019

# Final for Publication



**EXISTING LAND USE MAP**

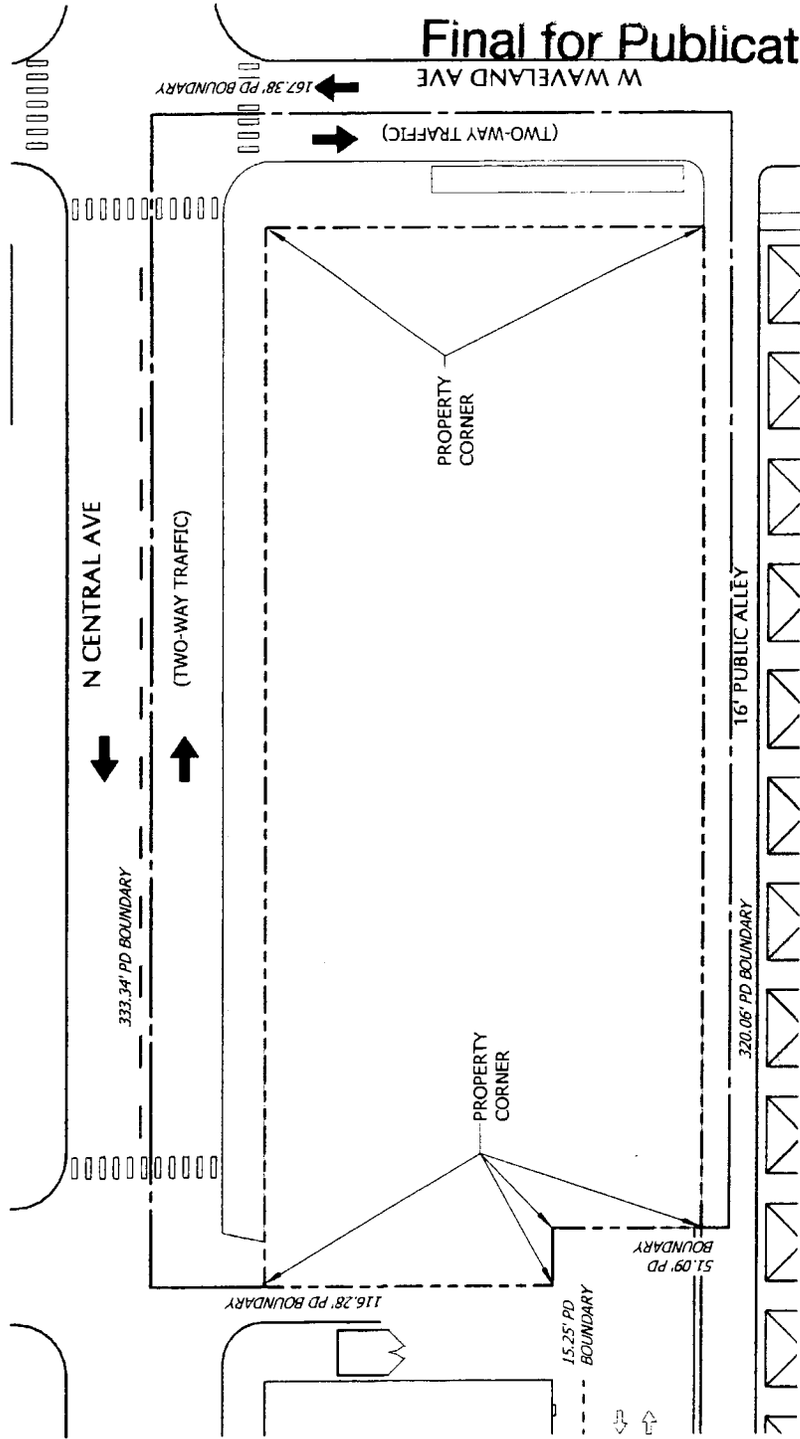
SCALE: 1" = 200'-0"

Applicant: Portage Park Capital, LLC  
 Project Address: 3631-57 North Central Avenue / 5547-57 West Waveland Avenue  
 Introduction Date: April 10, 2019  
 Plan Commission Date: May 16, 2019

Carroll Associates Architects 3421 S. State Route 31 • Prairie Grove, IL 60012 | 815.444.8444 | www.DCCAarchitects.com 5/10/2019 8 © COPYRIGHT 2019



KEY	
	PD BOUNDARY
	PROPERTY LINE



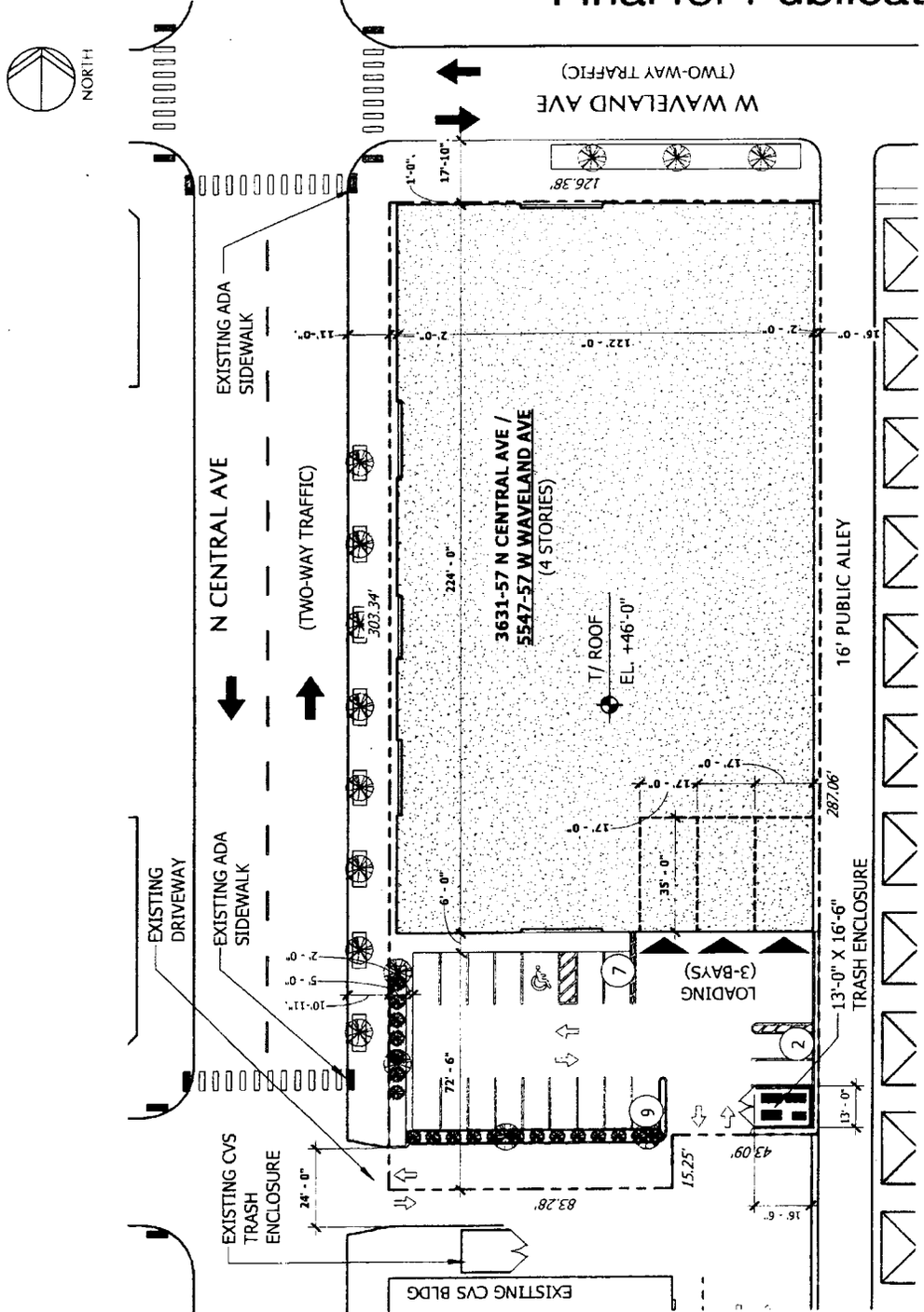
Final for Publication

Applicant: Portage Park Capital, LLC  
 Project Address: 3631-57 North Central Avenue / 5547-57 West Waveland Avenue  
 Introduction Date: April 10, 2019  
 Plan Commission Date: May 16, 2019

**PLANNED DEVELOPMENT BOUNDARY AND PROPERTY LINE MAP**  
 SCALE: 1" = 40'-0"

Carrroll Associates Architects 3321 S. State Route 31 • Prairie Grove, IL 60012 | 815.494.8444 | WWW.DDCARCHITECTS.COM | 5/10/2019 © COPYRIGHT 2019

Final for Publication



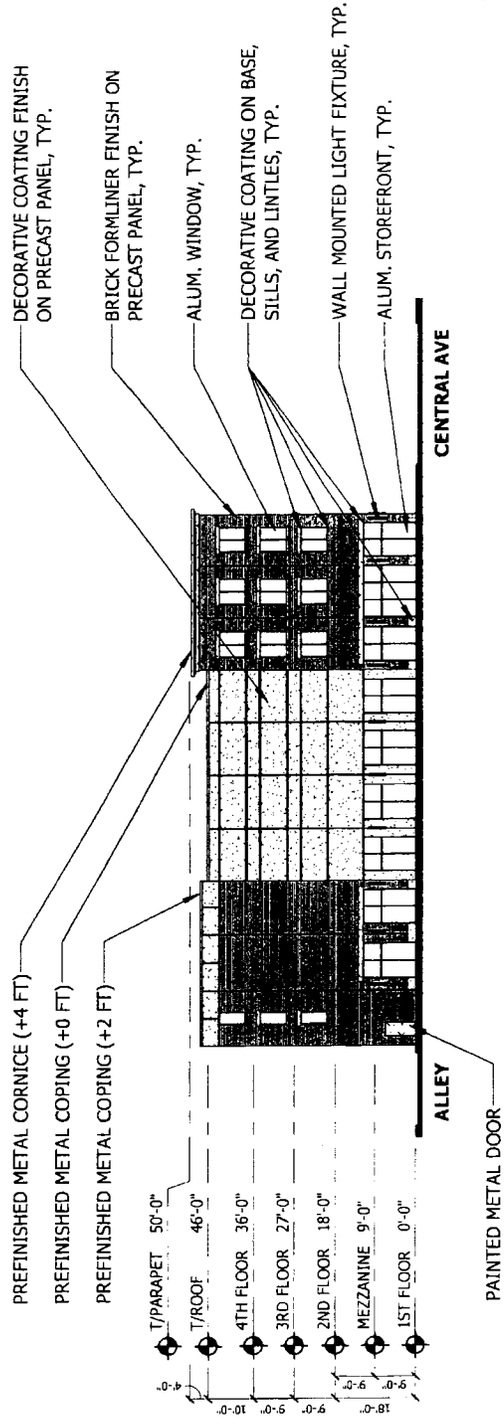
**Applicant:** Portage Park Capital, LLC  
**Project Address:** 3631-57 North Central Avenue / 5547-57 West Waveland Avenue  
**Introduction Date:** April 10, 2019  
**Plan Commission Date:** May 16, 2019

**Architect:** Carroll Associates Architects 3321 S. State Route 31 • Prairie Grove, IL 60012 | 815.444.8444 | www.DDCArchitects.com

**SCALE:** 1" = 40'-0"

**SITE PLAN**

Final for Publication

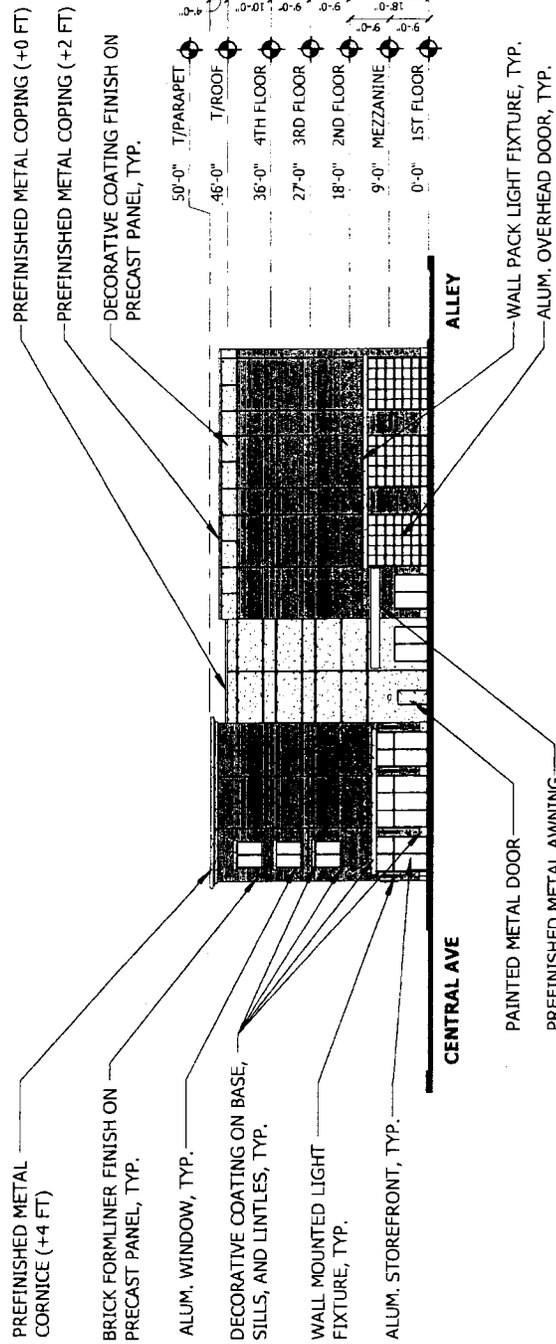


**LEGEND**

	BRICK FORM COLOR 1
	FIELD COLOR 2
	GLASS

<p>Applicant: Portage Park Capital, LLC                  Project Address: 3631-57 North Central Avenue / 5547-57 West Waveland Avenue                  Introduction Date: April 10, 2019                  Plan Commission Date: May 16, 2019</p>	<p><b>NORTH ELEVATION</b></p> <p>SCALE: 1/32" = 1'-0"</p>
--	---

Carroll Associates Architects • Carroll Associates Architects • 3321 S. State Route 31 • Prairie Grove, IL 60012 • 815.444.8444 • www.DCAarchitects.com 5/10/2019 B © copyright 2019



**LEGEND**

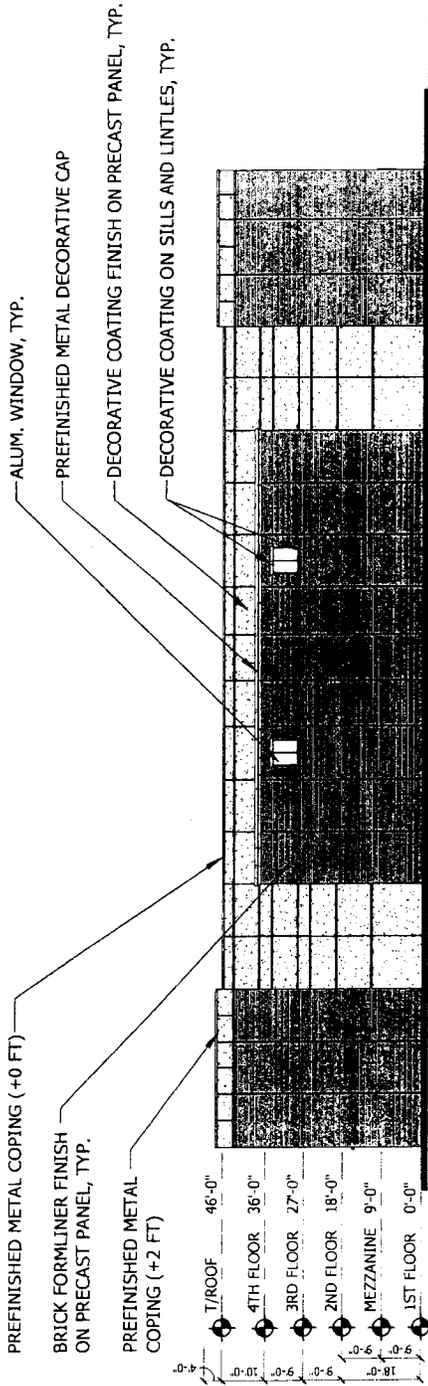
- BRICK FORM COLOR 1
- FIELD COLOR 2
- GLASS

**SOUTH ELEVATION**

SCALE: 1/32" = 1'-0"

Applicant: Portage Park Capital, LLC  
 Project Address: 3631-57 North Central Avenue / 5547-57 West Waveland Avenue  
 Introduction Date: April 10, 2019  
 Plan Commission Date: May 16, 2019

Final for Publication



WAVELAND AV

**LEGEND**

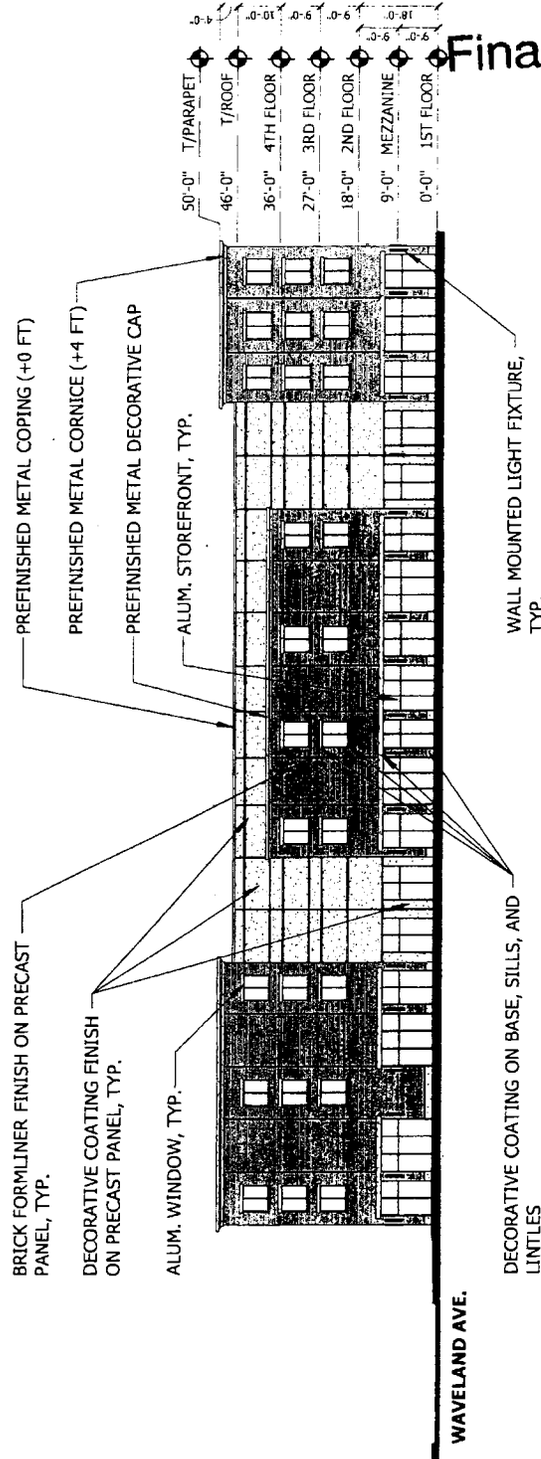
	BRICK FORM COLOR 1
	FIELD COLOR 2
	GLASS

**EAST ELEVATION**

SCALE: 1/32" = 1'-0"

Applicant: Portage Park Capital, LLC  
 Project Address: 3631-57 North Central Avenue / 5547-57 West Waveland Avenue  
 Introduction Date: April 10, 2019  
 Plan Commission Date: May 16, 2019

3321 S. State Route 31 • Prairie Grove, IL 60012 | 815.444.8444 | www.DDCArchitects.com | 5/10/2019 9:00 am



Final for Publication

**LEGEND**

	BRICK FORM COLOR 1
	FIELD COLOR 2
	GLASS

**WEST ELEVATION**

SCALE: 1/32" = 1'-0"

Applicant: Portage Park Capital, LLC  
 Project Address: 3631-57 North Central Avenue / 5547-57 West Waveland Avenue  
 Introduction Date: April 10, 2019  
 Plan Commission Date: May 16, 2019

Drawn by: [unclear] • Carroll Associates Architects 3321 S. State Route 31 • Prairie Grove, IL 60012 | 815.444.8444 | www.DDCArchitects.com 5/10/2019 B © copyright 2019

*Reclassification Of Area Shown On Map No. 9-M.*  
(Application No. 20018)  
(Common Address: 6313 W. Melrose St.)

[O2019-3015]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RS2 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 9-M in the area bounded by:

West Melrose Street; a line 121.77 feet west of and parallel to North Mobile Avenue; the alley next south of and parallel to West Melrose Street; and a line 151.77 feet west of and parallel to North Mobile Avenue,

to those of an RT3.5 Residential Two-Flat, Townhouse and Multi-Unit District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 10-F.*  
(Application No. A-8477)  
(Common Address: 4601 -- 4639 S. Halsted St.)

[O2019-3110]

*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 C3-2 Commercial, Manufacturing and Employment District symbols and indications on Map Number 10-F in the area bounded by:

West 46<sup>th</sup> Street; the alley next east of and parallel to South Halsted Street; a line 399.75 feet south of and parallel to West 46<sup>th</sup> Street; and South Halsted Street,

to those of a B3-2 Community Shopping District.

SECTION 2. This ordinance shall be effective after its passage and publication.

*Reclassification Of Area Shown On Map No. 11-L.*  
(Application No. 20016)  
(Common Address: 4030 N. Milwaukee Ave.)

[O2019-2842]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the B1-3 Neighborhood Shopping District symbols and indications as shown on Map Number 11-L in the area bounded by:

a line 250 feet southeast of West Cuyler Avenue as measured along North Milwaukee Avenue; North Milwaukee Avenue; a line 275 feet southeast of West Cuyler Avenue as measured along North Milwaukee Avenue; and the alley next west of and parallel to North Milwaukee Avenue,

to those of a C1-1 Neighborhood Commercial District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 13-I.*  
(As Amended)  
(Application No. 19879)  
(Common Address: 5700 N. Ashland Ave.)

[SO2018-9260]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all of the Residential Planned Development Number 1312 symbols and indications as shown on Map Number 13-I in the area bounded by:

West Edgewater Avenue; North Ashland Avenue; West Hollywood Avenue; a line 288.00 feet west of and parallel to North Ashland Avenue; the alley next north of and parallel to West Hollywood Avenue; and a line 306.03 feet west of and parallel to North Ashland Avenue,

to those of Residential Planned Development Number 1312, as amended, and a corresponding use district is hereby established in the area above described.

SECTION 2. That the Chicago Zoning Ordinance be amended by changing all the Residential Planned Development Number 1312 symbols and indications within the area hereinabove described to the designation of Residential Planned Development Number 1312, as amended, which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part therefore 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 attached to this ordinance read as follows:

*Standard Planned Development Statements.*

1. The area delineated herein as Planned Development Number 1312, as amended, ("Planned Development") consists of approximately 106,251 square feet or approximately 2.44 acres of land which is depicted on the attached Planned Development Boundary and Property Line Map ("Property") and is owned or controlled by the Applicant, MCZ Edgewater LLC.
2. 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 titleholders 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 titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400.
3. 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 or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation on behalf of the Applicant or its successors, assigns or grantees. Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the Planned Development.

Ingress or egress shall be pursuant to the Planned Development and may be subject to the review and approval of the Departments of Planning and Development and Transportation. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of the Department of Transportation.

Pursuant to a negotiated and executed Perimeter Restoration Agreement ("Agreement") by and between the Department of Transportation's Division of Infrastructure Management and the Applicant, the Applicant shall provide improvements and restoration of all public way adjacent to the property, which may include, but not be limited to, the following as shall be reviewed and determined by the Department of Transportation's Division of Infrastructure Management:

- Full width of streets
- Full width of alleys
- Curb and gutter
- Pavement markings
- Sidewalks
- ADA crosswalk ramps
- Parkway and landscaping

The Perimeter Restoration Agreement must be executed prior to any Department of Transportation and Planned Development Part II Review permitting. The Agreement shall reflect that all work must comply with current Rules and Regulations and must be designed and constructed in accordance with the Department of Transportation's Construction Standards for Work in the Public Way and in compliance with the Municipal Code of Chicago Chapter 10-20. Design of said improvements should follow the Department of Transportation's Rules and Regulations for Construction in the Public Way as well as The Street and Site Plan Design Guidelines. Any variation in scope or design of public way improvements and restoration must be approved by the Department of Transportation.

4. This plan of development consists of seventeen (17) Statements; a Bulk Regulations Table; an Existing Zoning Map; an Existing Land-Use Map; a Planned Development Boundary and Property Line Map; Site Plan; Subarea Map; Landscape Plan; and Building Elevations (North, South, East and West) prepared by 2RZ Architecture and dated April 18, 2019, submitted herein. In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Chicago Zoning Ordinance, and all requirements thereto, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this Planned Development ordinance and the Chicago Zoning Ordinance, this Planned Development shall control.
5. The following uses are permitted in the area delineated herein as a Residential Planned Development Number 1312, as amended:

Subarea A: multi-family residential with accessory uses and off-street parking and loading; and

Subarea B: public open space (neighborhood park) use.

6. On-premises signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and approval of the Department of Planning and Development. Off-premises signs are prohibited within the boundary of the Planned Development.
7. For purposes of height measurement, the definitions in the Chicago Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
8. The maximum permitted floor area ratio (FAR) for the Property shall be in accordance with the attached Bulk Regulations and Data Table. For the purpose of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations and Data Table has been determined using a net site area of 65,627 square feet; Subarea A Net Site Area of 26,820.33 square feet; Subarea B Net Site Area of 38,806.67 square feet. This Planned Development transfers 128,293 square feet of floor area development rights from Subarea B to Subarea A, resulting in a subarea maximum FAR of 7.62 in Subarea A and 0.10 FAR in Subarea B.
9. Upon review and determination, Part II Review, pursuant to Section 17-13-0610, a Part II Review fee shall be assessed by the Department of Planning and Development. The fee, as determined by staff at the time, is final and binding on the Applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
10. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines, including Section 17-13-0800. Final landscape plan review and approval will be by the Department of Planning and Development. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part II Approval.
11. The Applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Fleet and Facility Management and Buildings, under Section 13-32-085, or any other provision of the Municipal Code of Chicago.
12. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A, by the Zoning Administrator upon the application for such a modification by the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors.

13. The Applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.
14. The Applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. The Applicant shall obtain the number of points necessary to meet the requirements of the Chicago Sustainable Development Policy, in effect at the time the Part II Review process is initiated for each improvement that is subject to the aforementioned policy and must provide documentation verifying compliance.
15. The Applicant acknowledges and agrees that the rezoning of the Property from Residential Planned Development Number 1312 to Residential Planned Development Number 1312, as amended, triggers the requirements of Section 2-44-080 of the Municipal Code (the "Affordable Requirements Ordinance" or "ARO"). Any developer of a "residential housing project" within the meaning of the ARO must: (i) set aside 10 percent of the housing units in the residential housing project ("ARO Units") as affordable units, or with the approval of the Commissioner of the Department of Housing (subject to the transition provisions of Section 2-44-040(c)), in consultation with the Commissioner of the Department of Planning and Development ("DPD") as appropriate; (ii) pay a fee in lieu of the development of the ARO Units (Cash Payment); or (iii) any combination of (i) and (ii); provided, however, that residential housing projects with 20 or more units must provide at least 25 percent of the ARO Units on-site or off-site (Required Units). If the developer elects to provide ARO Units off-site, the off-site ARO Units must be located within a two-mile radius from the residential housing project and in the same or a different higher income area or downtown district. The Property is located in a higher income area within the meaning of the ARO, and the project has a total of 141 units as obligated by the 2007 ARO and 14 units as obligated by the 2015 ARO for a total of 155 units. As a result, the Applicant's affordable housing obligation is 16 ARO Units (10 percent of 141, rounded up; and 10 percent of 14, rounded down). Applicant has agreed to satisfy its affordable housing obligation by providing 16 ARO Units in the rental building to be constructed in the Planned Development to be approved by the Department of Housing in consultation with DPD as appropriate, as set forth in the Affordable Housing Profile Form attached hereto as Exhibit [\_\_\_\_]. The Applicant agrees that the ARO rental Units must be affordable to households earning no more than 60 percent of the Chicago Primary Metropolitan Statistical Area Median Income (AMI), as updated annually by the City of Chicago. If the Applicant subsequently reduces (or increases) the number of ARO Units in the Planned Development, the Applicant shall update and resubmit the Affordable Housing Profile Form to the Department of Planning and Development ("DPD") for review and approval, and DPD may adjust the number of required ARO Units without amending the Planned Development. Prior to the issuance of any building permits for any residential building in the Planned Development, including, without limitation, excavation or

foundation permits, the Applicant must execute and record an affordable housing agreement in accordance with Section 2-44-080(L). The terms of the affordable housing agreement and any amendments thereto are incorporated herein by this reference. The Applicant acknowledges and agrees that the affordable housing agreement will be recorded against the Planned Development, or the applicable portion thereof, and will constitute a lien against such property. The Commissioner of DPD may enforce remedies for any breach of this Statement [\_\_\_\_], including any breach of any affordable housing agreement, and enter into settlement agreements with respect to any such breach, subject to the approval of the Corporation Counsel, without amending the Planned Development.

16. The Applicant acknowledges that it is the policy of the City to maximize opportunities for Minority- and Women-owned Business Enterprises ("M/WBEs") and City residents to compete for contracts and jobs on construction projects approved through the planned development process. To assist the City in promoting and tracking such M/WBE and City resident participation, an applicant for planned development approval shall provide information at three points in the City approval process. First, the applicant must submit to DPD, as part of its application for planned development approval, an M/WBE Participation Proposal. The M/WBE Participation Proposal must identify the applicant's goals for participation of certified M/WBE firms in the design, engineering and construction of the project, and of City residents in the construction work. The City encourages goals of 26 percent MBE and 6 percent WBE participation (measured against the total construction budget for the project or any phase thereof), and \*(ii) 50 percent City resident hiring (measured against the total construction work hours for the project or any phase thereof). The M/WBE Participation Proposal must include a description of the applicant's proposed outreach plan designed to inform M/WBEs and City residents of job and contracting opportunities. Second, at the time of the applicant's submission for Part II Permit Review for the project or any phase thereof, the applicant must submit to DPD (a) updates (if any) to the applicant's preliminary outreach plan, (b) a description of the applicant's outreach efforts and evidence of such outreach, including, without limitation, copies of certified letters to M/WBE contractor associations and the ward office of the alderman in which the project is located and receipts thereof; (c) responses to the applicant's outreach efforts, and (d) updates (if any) to the applicant's M/WBE and city resident participation goals. Third, prior to issuance of a Certificate of Occupancy for the project or any phase thereof, the applicant must provide DPD with the actual level of M/WBE and city resident participation in the project or any phase thereof, and evidence of such participation. In addition to the foregoing DPD may request such additional information as the department determines may be necessary or useful in evaluating the extent to which M/WBEs and city residents are informed of and utilized in planned development projects. All such information will be provided in a form acceptable to the Zoning Administrator. DPD will report the data it collects regarding projected and actual employment of M/WBEs and city residents in planned development projects twice yearly to the Chicago Plan Commission and annually to the Chicago City Council and the Mayor.

---

\* Editor's Note: Numbering sequence error; (i) missing in original document.

- 17. This Planned Development shall be governed by Section 17-13-0612. Should this Planned Development ordinance lapse, the Commissioner of the Department of Planning and Development shall initiate a zoning map amendment to rezone the subject Property to P.D. Number 1312 (March 16, 2016), which was the underlying zoning prior to the establishment of the Planned Development.

[ARO Affordable Housing Profile Form (AHP); ARO Web Form; Existing Zoning Map; Existing Land-Use Map; Site Landscape Plan; Roof Landscape Plan; Plant List Details; Basement and Ground Level Floor Plans; Second, Third, Fourth, Fifth, Sixth, Seventh, Eighth and Ninth Floor Plans; North, South, East and West Building Elevations; and Building Views referred to in these Plan of Development Statements printed on pages 4132 through 4151 of this *Journal*.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

*Residential Planned Development No. 1313, As Amended.*

*Amended Bulk Regulations And Data Table.*

Gross Site Area:	108,387 square feet (2.49 acres)
Area of Public Right-of-Way:	35,167 square feet (0.81 acres)
Net Site Area:	65,627 square feet (1.51 acres)
Permitted Floor Area Ratio:	3.0
Maximum Number of Residential (both dwelling and efficiency) Units:	155 dwelling units
Number of Off-Street Parking Spaces to be provided:	74 total parking spaces
Minimum Number of Loading Spaces:	One (1) loading space measuring 10 feet wide by 25 feet deep
Minimum Number of Bicycle Parking Spaces:	50 bicycle parking spaces
Setbacks from Property Lines:	In substantial compliance with the attached Site Plan
Maximum Building Height:	115.5 feet, as measured by the Chicago Zoning Ordinance

**ARO Affordable Housing Profile Form (AHP)**

Submit this form for projects that are subject to the 2015 ARO (all projects submitted to City Council after October 13, 2015). More information is online at [www.cityofchicago.org/ARO](http://www.cityofchicago.org/ARO).

This completed form should be returned to the Department of Housing (DOH), 121 N LaSalle Street, 10th Floor, Chicago, IL 60602. E-mail: [ARO@cityofchicago.org](mailto:ARO@cityofchicago.org)

Date: 4/3/19

Final for Publication

**DEVELOPMENT INFORMATION**

Development Name:

Development Address: 5700 N Ashland Ave

Zoning Application Number, if applicable:

Ward: 40

If you are working with a Planner at the City, what is his/her name?

**Type of City Involvement**

check all that apply

City Land

Financial Assistance

Zoning increase

Planned Development (PD)

Transit Served Location (TSL) prbjc

**REQUIRED ATTACHMENTS:** the AHP will not be reviewed until all required docs are received

- ARO Web Form completed and attached - or submitted online on
- ARO "Affordable Unit Details and Square Footage" worksheet completed and attached (*Excel*)
- If ARO units proposed, Dimensioned Floor Plans with affordable units highlighted are attached (*pdf*)
- If ARO units proposed are off-site, required attachments are included (see next page)
- If ARO units are CHA/Authorized Agency units, signed acceptance letter is attached (*pdf*)

**DEVELOPER INFORMATION**

Developer Name MCZ Edgewater LLC

Developer Contact Michael Lerner

Developer Address 806 N Peoria, Chicago IL 60622

Email [mlerner@mczdevelopment.com](mailto:mlerner@mczdevelopment.com)

Developer Phone 773.888.9200

Attorney Name Nick Ftikas

Attorney Phone 312.782.1983

**TIMING**

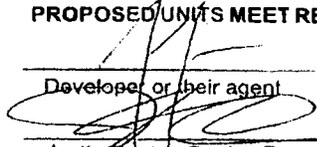
Estimated date marketing will begin 8/1/20

Estimated date of building permit\* 5/1/19

Estimated date ARO units will be complete 11/1/20

\*the in-lieu fee, recorded covenant and \$5,000 per unit administration fee (for off-site units) are required prior to the issuance of any building permits, including the foundation permit.

**PROPOSED UNITS MEET REQUIREMENTS** (to be executed by Developer & ARO Project Manager)

  
 \_\_\_\_\_  
 Developer or their agent  
 Justin Root or Denise Roman, DOH

4/3/19  
 \_\_\_\_\_  
 Date  
 4/17/19  
 \_\_\_\_\_  
 Date





ARO Web Form

<b>Applicant Contact Information</b>		Final for Publication
Name: Michael Lerner Email: mlemer@mczdevelopment.com		
<b>Development Information</b>		
Are you rezoning to downtown?: No Is your project subject to the ARO Pilots?: <del>PILOTS APPLY</del> 2007 and 2015 ARO apply		
<b>Address</b>	<b>Submitted Date: 04/03/2019</b>	
Number From :5700	Number To: N/A	Direction: N
Street Number: Ashland	Postal Code: 60660	
<b>Development Name</b>		
<b>Information</b>		
Ward :40	ARO Zone: Higher Income	
<b>Details</b>		
ARO trigger :Zoning change and planned development		
Total units: 141		
Development type: Rent		
TSL Project : TSL-or FAR doesn't exceed 3.5		
Submitted date: 04/03/2019		

Summary

unit type	market rate		ARO		affordabi e v. market square footage*
	how many?	% of total	how many?	% of total	
studio	18	13%	2	13%	385 88%
one-bed	89	64%	10	63%	600 92%
two-bed	23	17%	3	19%	824 90%
three-bed	9	6%	1	6%	1,065 89%
four-bed	0	0%	0	0%	#DIV/0!

All projects with proposed ARO units must complete this tab

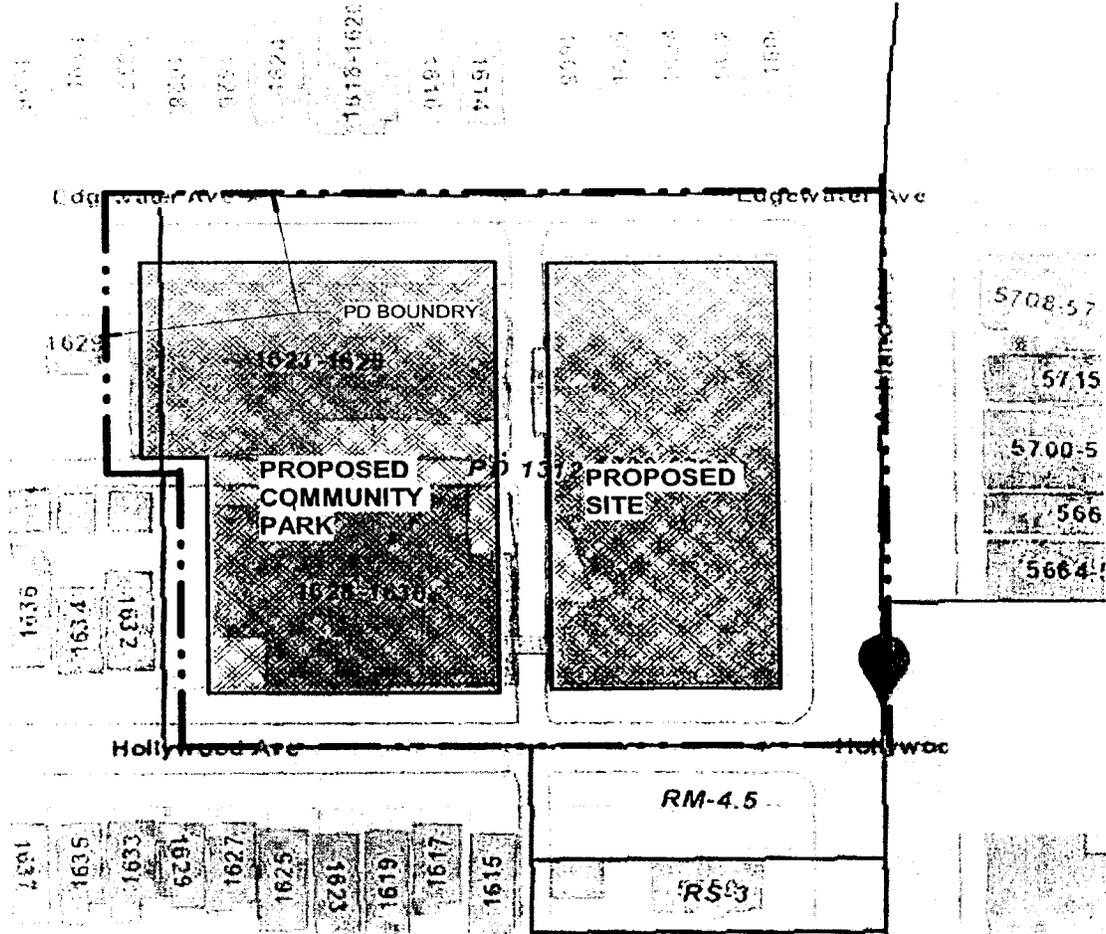
Market Rate Units	ARO	ARO
Parking	Not Included	Not Included
Laundry	In Unit	In Unit
Appliances	TBD	TBD - Comparable to Market
Refrigerator	age/EnergyStar/make/model/color	TBD - Comparable to Market
Dishwasher	age/EnergyStar/make/model/color	TBD - Comparable to Market
Stove/Oven	age/EnergyStar/make/model/color	TBD - Comparable to Market
Microwave	age/EnergyStar/make/model/color	TBD - Comparable to Market
Bathroom(s)	1 per unit	One Unit
Half bath? Full bath?		TBD - Comparable to Market
Kitchen countertops		TBD - Comparable to Market
material		TBD - Comparable to Market
Flooring		TBD - Comparable to Market
material		TBD - Comparable to Market
HVAC		TBD - Comparable to Market
Other		

Project Name: MCZ Edgewater  
 Zoning Application number, if applicable: \_\_\_\_\_  
 Address: 5700 N Ashland  
 Is this a For Sale or Rental Project? Rental  
 Anticipated average psf rent/price? \$2.50/sf/mo

Total Units in Project	135
Total Affordable units	16

Final for Publication

Final for Publication



Final for Publication



PD BOUNDARY   
 PROPERTY LINE 

SUBJECT PREMISES   
 COMMERCIAL USE C  
 RESIDENTIAL USE R

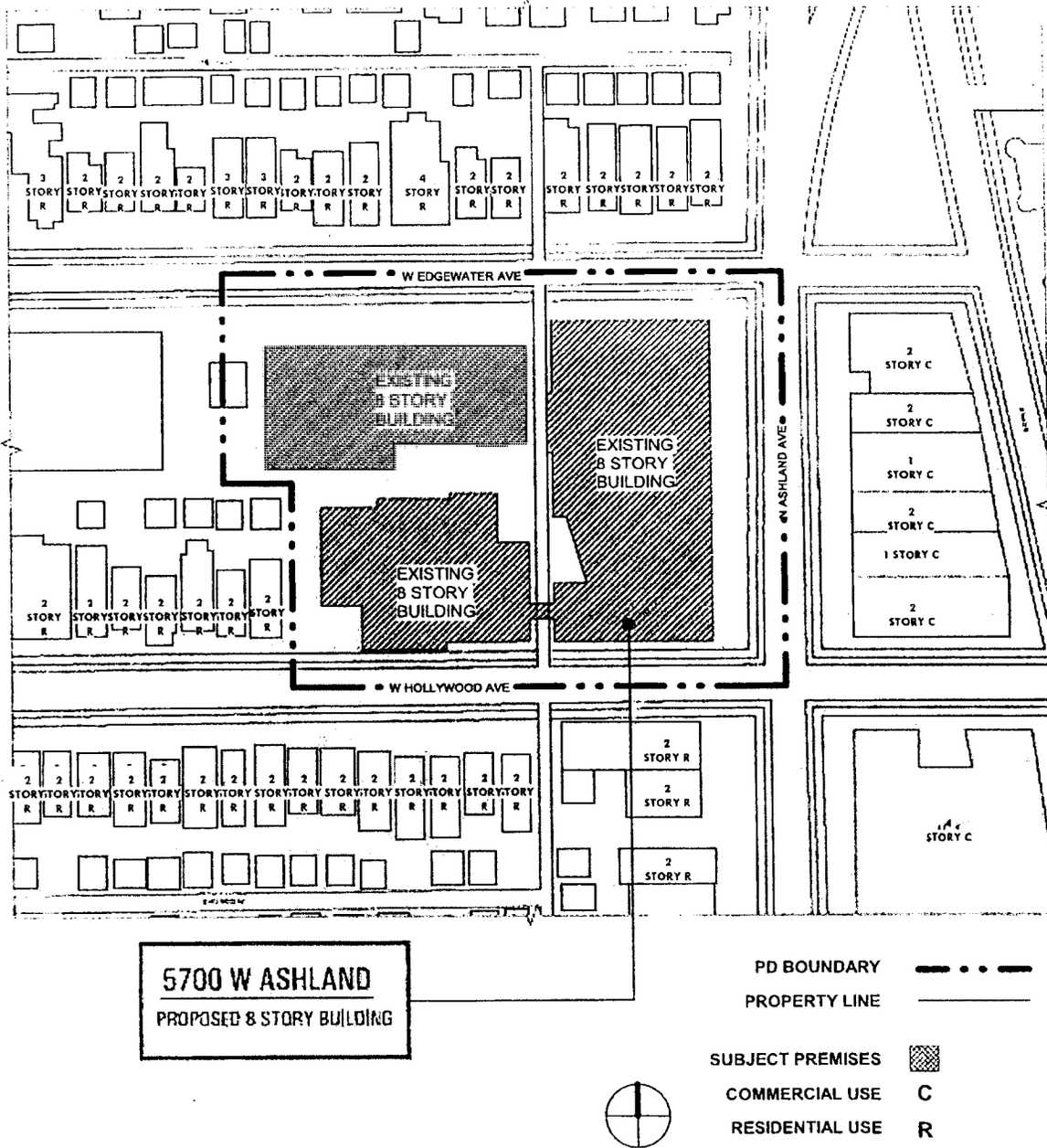
APPLICANT  
 ADDRESS OF PROJECT  
 INTRODUCTION DATE  
 PLAN COMMISSION DATE

MCZ EDGEWATER INC.  
 5700 N ASHLAND  
 CHICAGO, IL 60640  
 Intro Date: December 12, 2018  
 Plan Commission Date: APRIL 18, 2019

EXISTING ZONING MAP

NTS

# Final for Publication



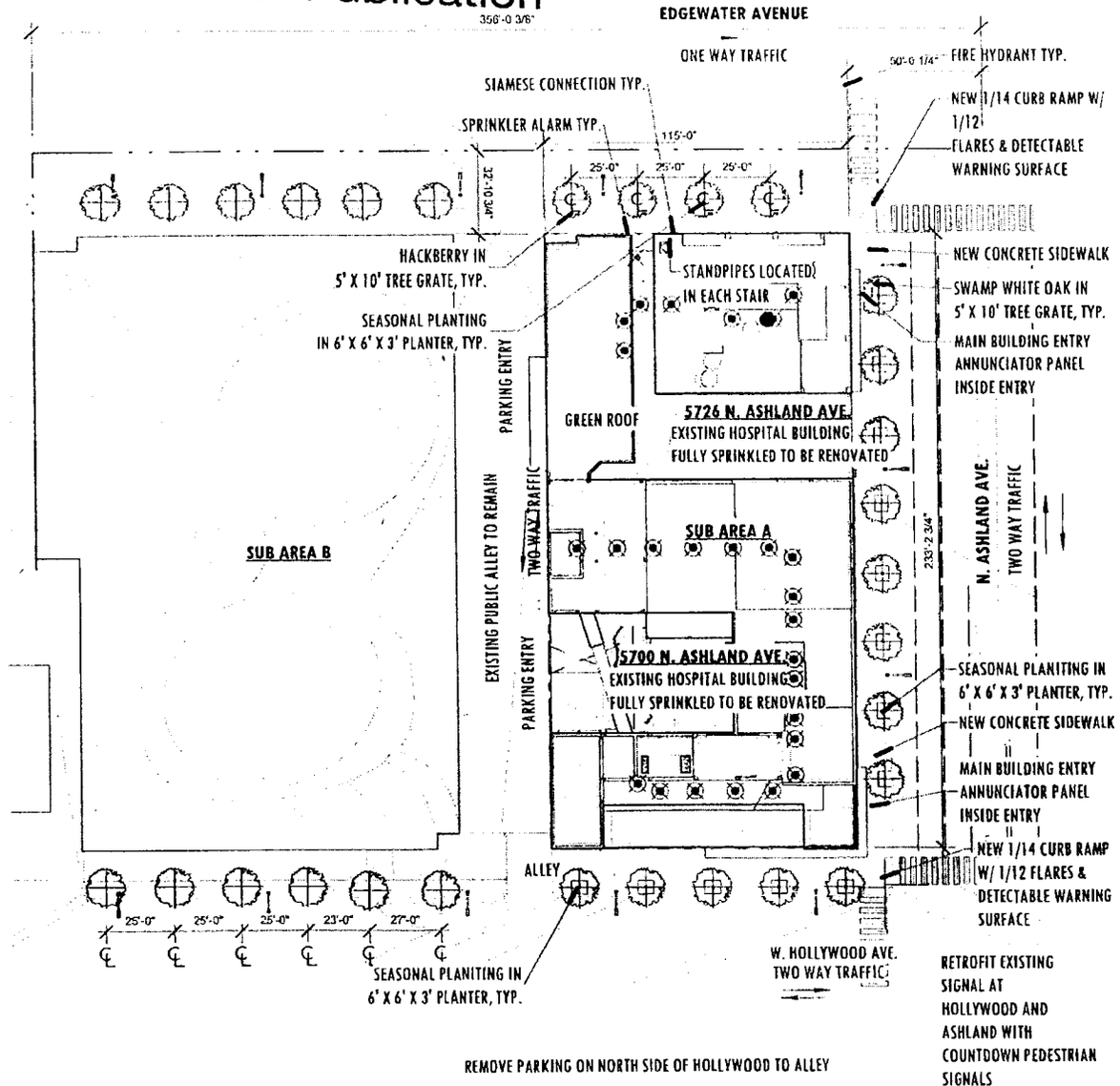
APPLICANT  
 ADDRESS OF PROJECT  
 INTRODUCTION DATE  
 PLAN COMMISSION DATE

MCZ EDGEWATER INC.  
 5700 N ASHLAND  
 CHICAGO, IL 60640  
 Intro Date: December 12, 2018  
 Plan Commission Date: APRIL 18, 2019

## EXISTING LAND USE MAP

NTS

# Final for Publication



APPLICANT  
ADDRESS OF PROJECT  
INTRODUCTION DATE  
PLAN COMMISSION DATE

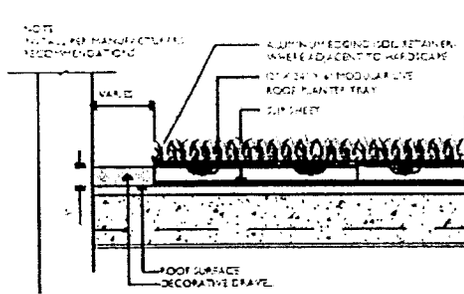
MCZ EDGEWATER INC.  
5700 N ASHLAND  
CHICAGO, IL 60640  
Intro Date: December 12, 2018  
Plan Commission Date: APRIL 18, 2019

## SITE LANDSCAPE PLAN

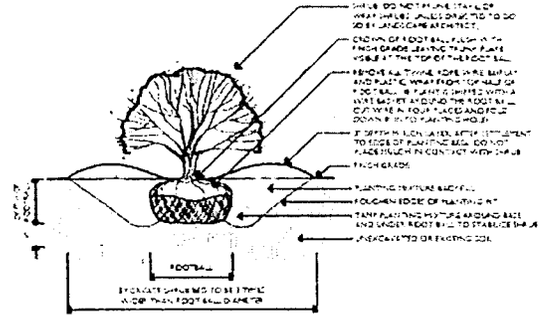
NTS



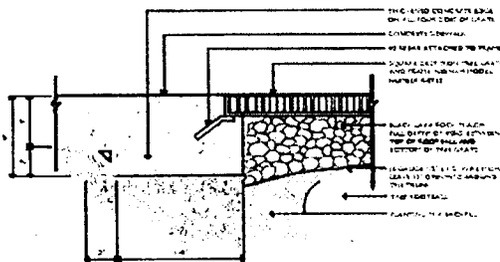
# Final for Publication



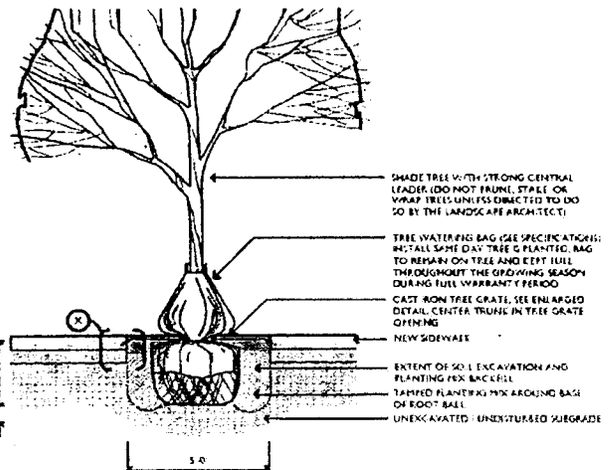
**2 GREEN ROOF INSTALLATION DETAIL**  
SCALE: NOT TO SCALE



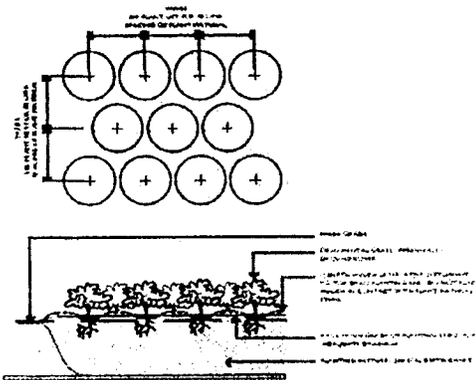
**5 SHRUB INSTALLATION DETAIL**  
SCALE: NOT TO SCALE



**3 TREE GRATE DETAIL**  
SCALE: NOT TO SCALE



**6 PAVEMENT PLANTER AND TREE PLANTING DETAIL**  
SCALE: NOT TO SCALE



**4 ORNAMENTAL GRASS PERENNIAL AND GROUNDCOVER INSTALLATION DETAIL**  
SCALE: NOT TO SCALE

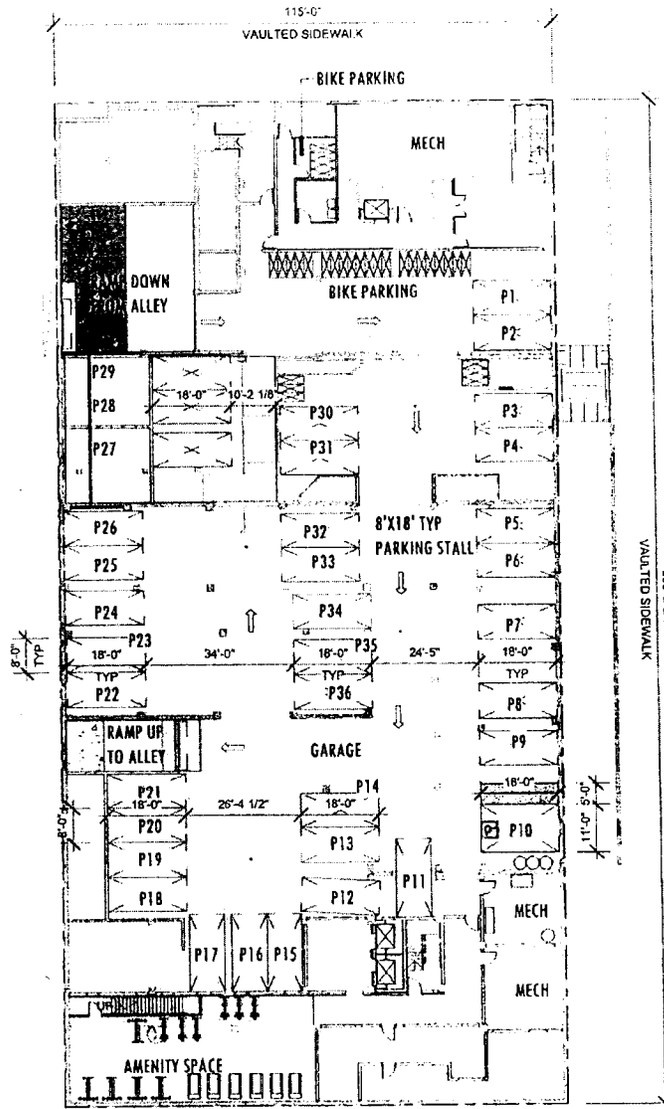
APPLICANT  
ADDRESS OF PROJECT  
INTRODUCTION DATE  
PLAN COMMISSION DATE

MCZ EDGEWATER INC.  
5700 N ASHLAND  
CHICAGO, IL 60640  
Intro Date: December 12, 2018  
Plan Commission Date: APRIL 18, 2019

## PLANT LIST DETAILS

NTS

# Final for Publication



- 1 LOADING STALL
- 74 TOTAL PARKING SPACES
- 38 1ST FLOOR
- 36 BASEMENT
- 25 BIKE PARKING SPACES



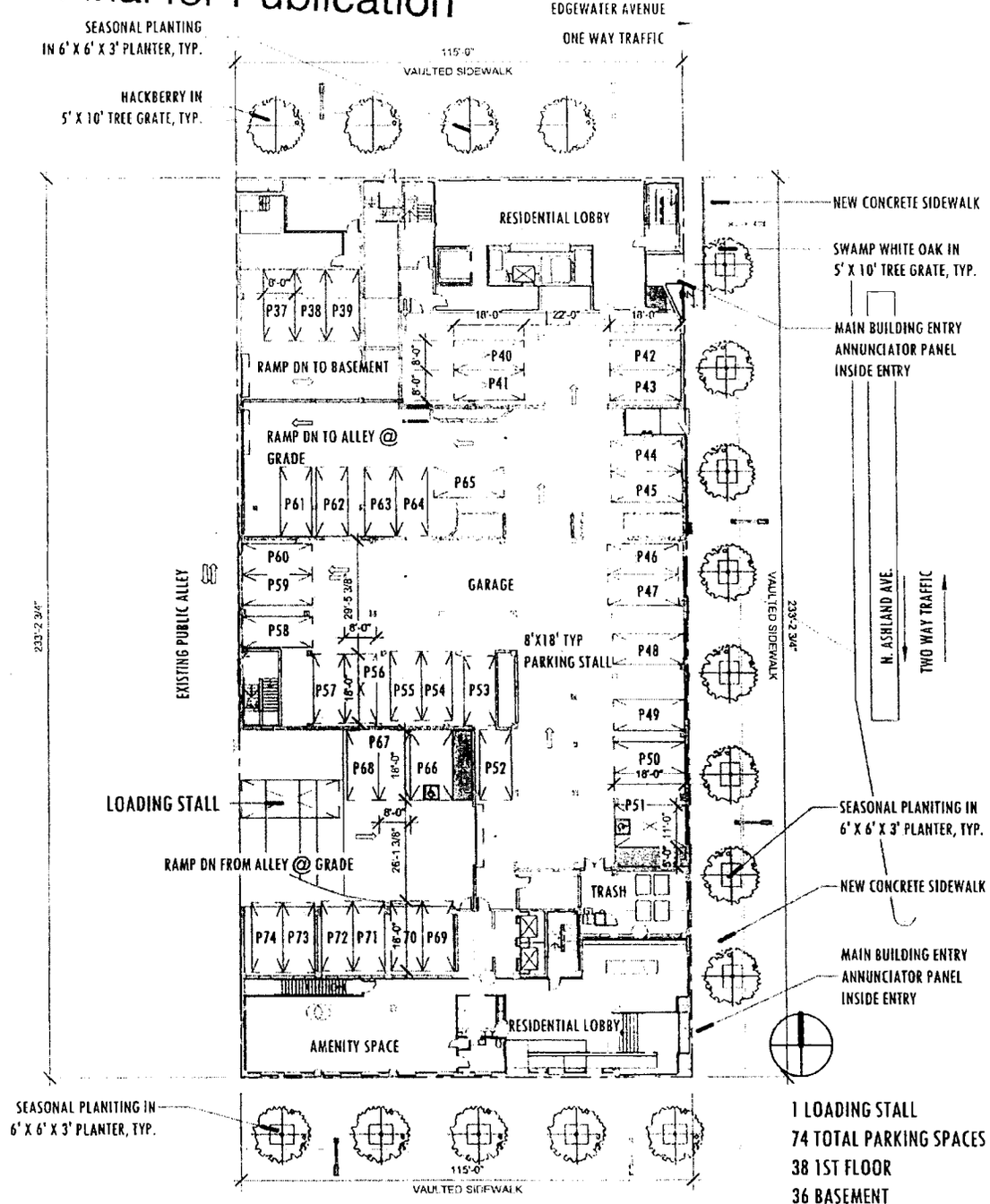
APPLICANT  
 ADDRESS OF PROJECT  
 INTRODUCTION DATE  
 PLAN COMMISSION DATE

MCZ EDGEWATER INC.  
 5700 N ASHLAND  
 CHICAGO, IL 60640  
 Intro Date: December 12, 2018  
 Plan Commission Date: APRIL 18, 2019

## BASEMENT LEVEL PLAN

NTS

# Final for Publication

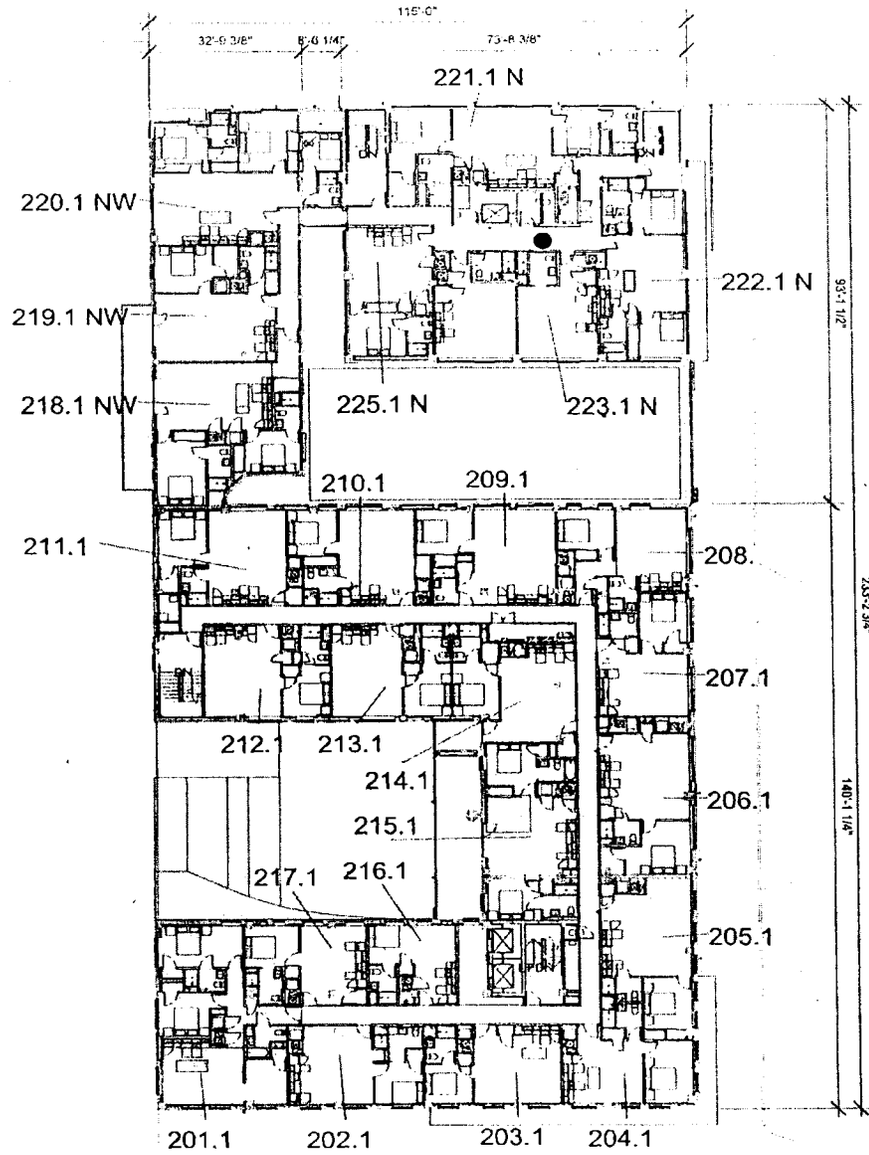


- 1 LOADING STALL
- 74 TOTAL PARKING SPACES
- 38 1ST FLOOR
- 36 BASEMENT
- 25 BIKE PARKING SPACES

## GROUND LEVEL PLAN

APPLICANT: MC2 EDGEWATER INC.  
 ADDRESS OF PROJECT: 5700 N ASHLAND CHICAGO, IL 60840  
 INTRODUCTION DATE: Intro Date: December 12, 2018  
 PLAN COMMISSION DATE: Plan. Commission Date: APRIL 18, 2019

NTS

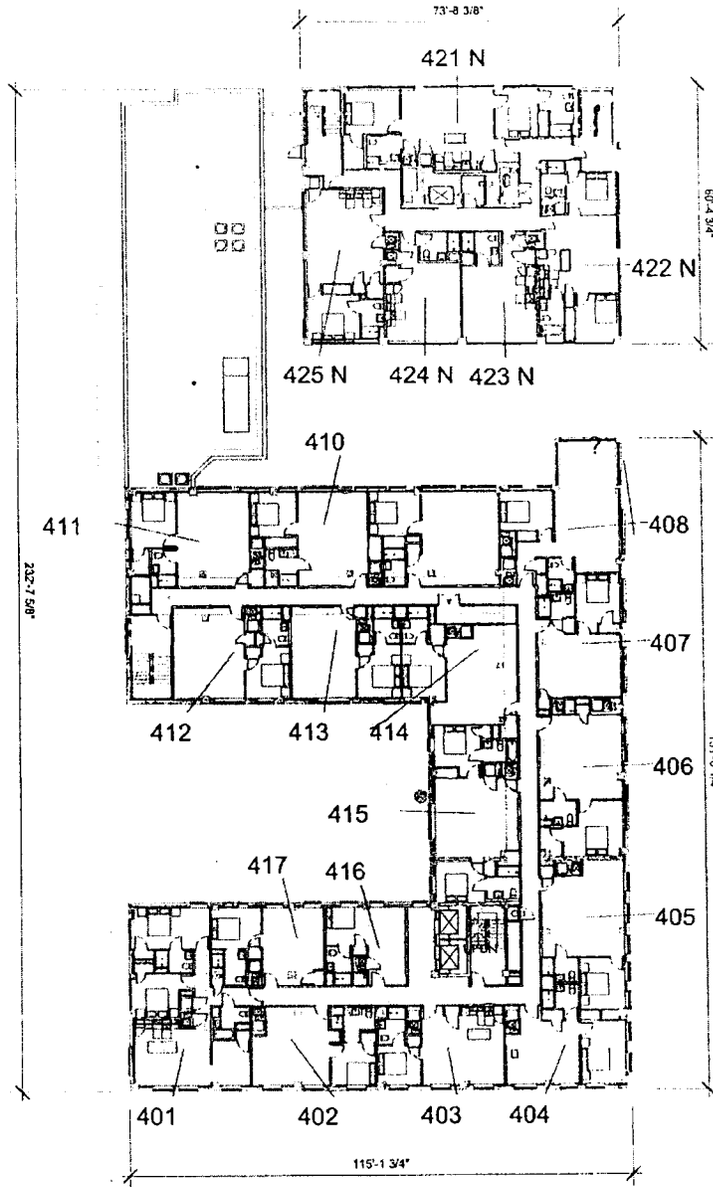


APPLICANT  
ADDRESS OF PROJECT  
INTRODUCTION DATE  
PLAN COMMISSION DATE

MCZ EDGEWATER INC.  
5700 N ASHLAND  
CHICAGO, IL 60640  
Intro Date: December 12, 2018  
Plan Commission Date: APRIL 18, 2019

**2ND+3RD FLOOR PLANS**

NTS

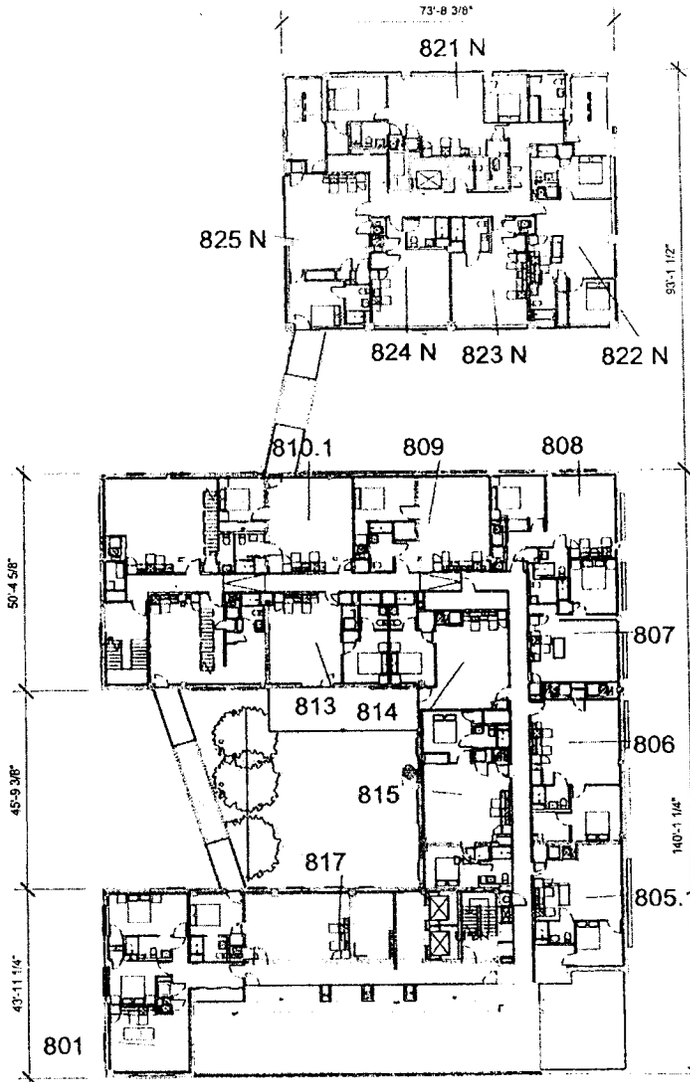


APPLICANT  
ADDRESS OF PROJECT  
INTRODUCTION DATE  
PLAN COMMISSION DATE

MCZ EDGEWATER INC.  
5700 N ASHLAND  
CHICAGO, IL 60640  
Intro Date: December 12, 2018  
Plan Commission Date: APRIL 16, 2019

4TH-6TH FLOOR PLANS

NTS

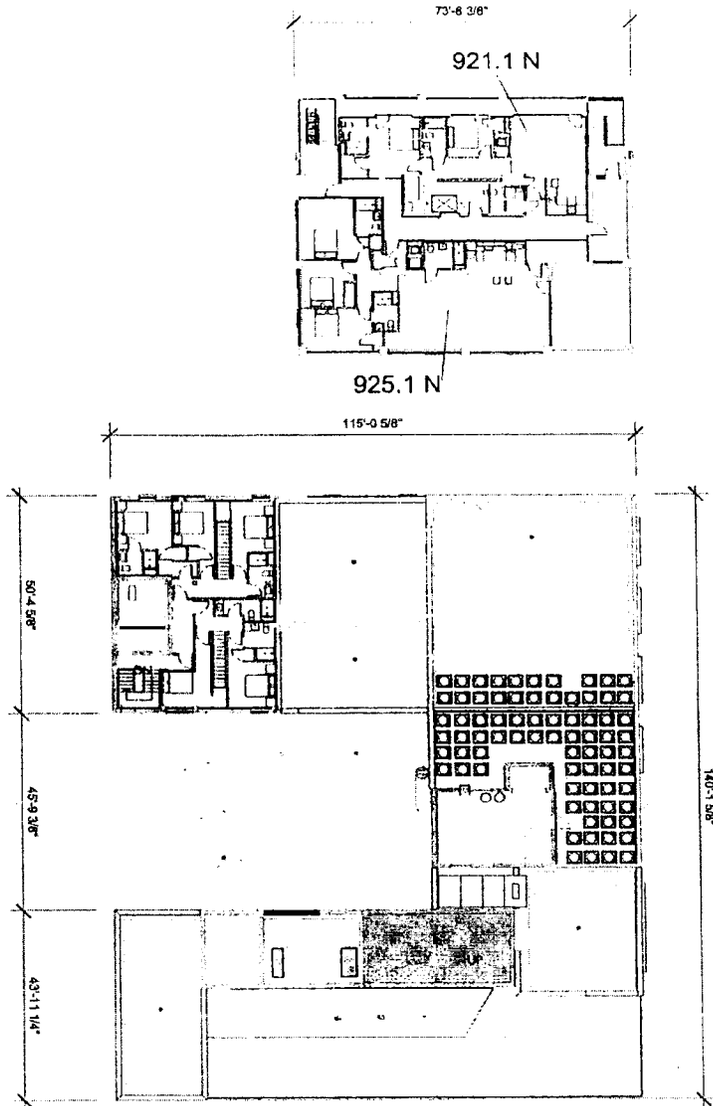


APPLICANT  
ADDRESS OF PROJECT  
INTRODUCTION DATE  
PLAN COMMISSION DATE

MCZ EDGEWATER INC.  
5700 N ASHLAND  
CHICAGO, IL 60640  
Intro Date: December 12, 2018  
Plan Commission Date: APRIL 18, 2019

7TH-8TH FLOOR PLANS

NTS



① 9th Floor - PD Plan  
1/32" = 1'-0"



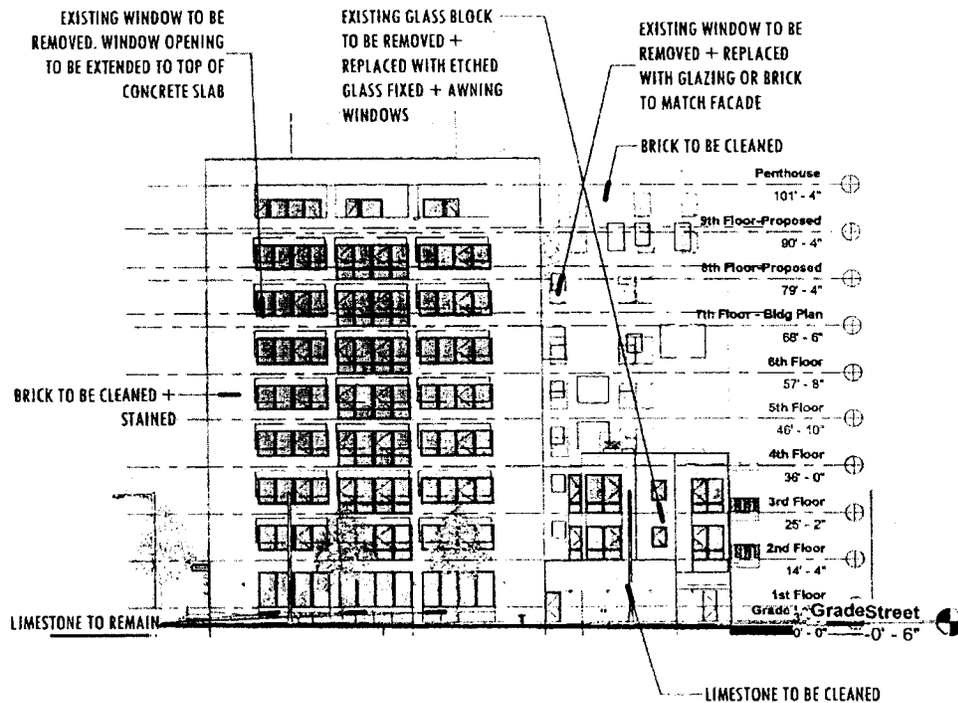
APPLICANT  
ADDRESS OF PROJECT  
INTRODUCTION DATE  
PLAN COMMISSION DATE

MCZ EDGEWATER INC.  
5700 N ASHLAND  
CHICAGO, IL 60640  
Intro Date: December 12, 2018  
Plan Commission Date: APRIL 18, 2019

9TH FLOOR PLAN

NTS

# Final for Publication



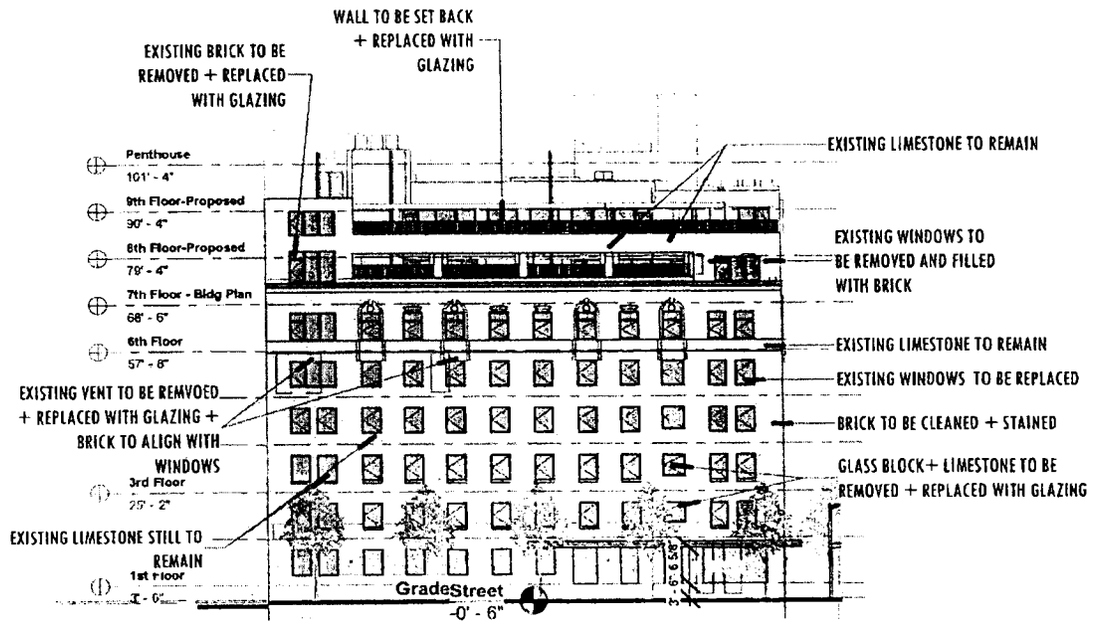
## NORTH ELEVATION

APPLICANT  
 ADDRESS OF PROJECT  
 INTRODUCTION DATE  
 PLAN COMMISSION DATE

MCZ EDGEWATER INC.  
 5700 N ASHLAND  
 CHICAGO, IL 60640  
 Intro Date: December 12, 2018  
 Plan Commission Date: APRIL 18, 2019

NTS

# Final for Publication



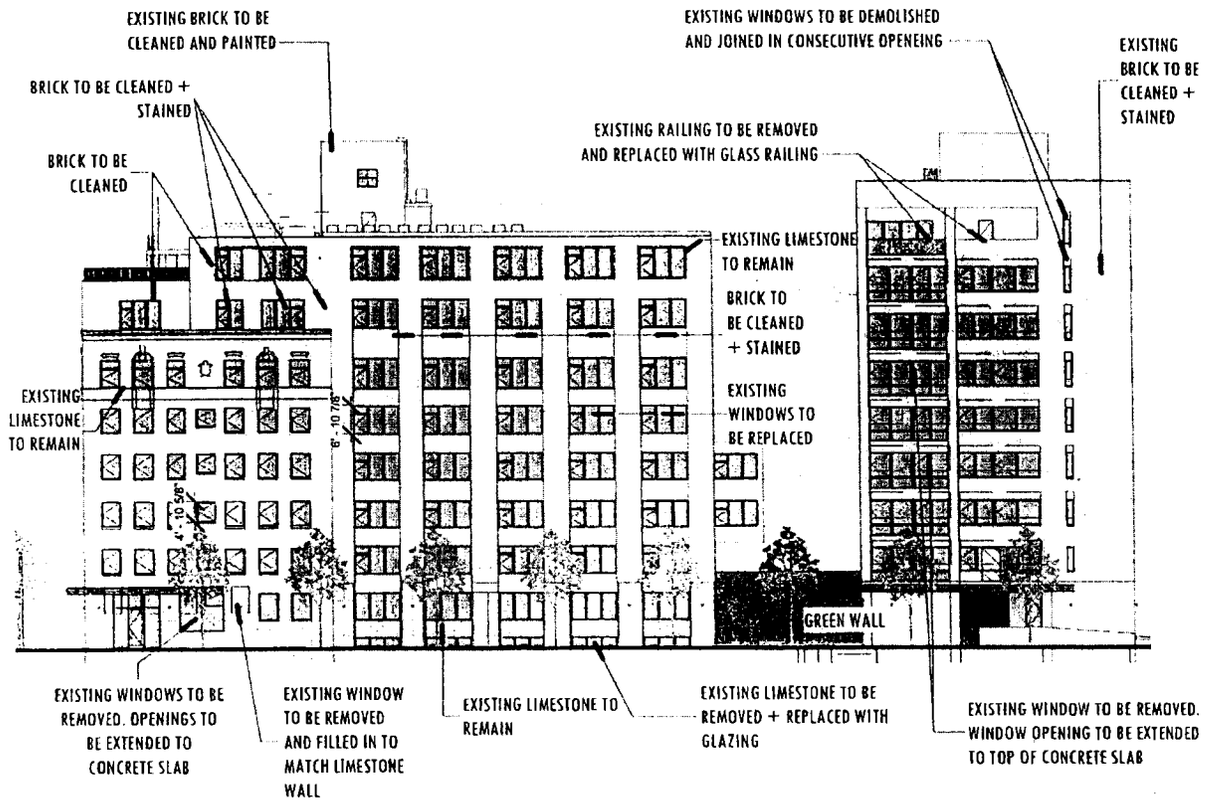
APPLICANT  
 ADDRESS OF PROJECT  
 INTRODUCTION DATE  
 PLAN COMMISSION DATE

MCZ EDGEWATER INC.  
 5700 N ASHLAND  
 CHICAGO, IL 60640  
 Intro Date: December 12, 2018  
 Plan Commission Date: APRIL 18, 2019

## SOUTH ELEVATION

NTS

# Final for Publication



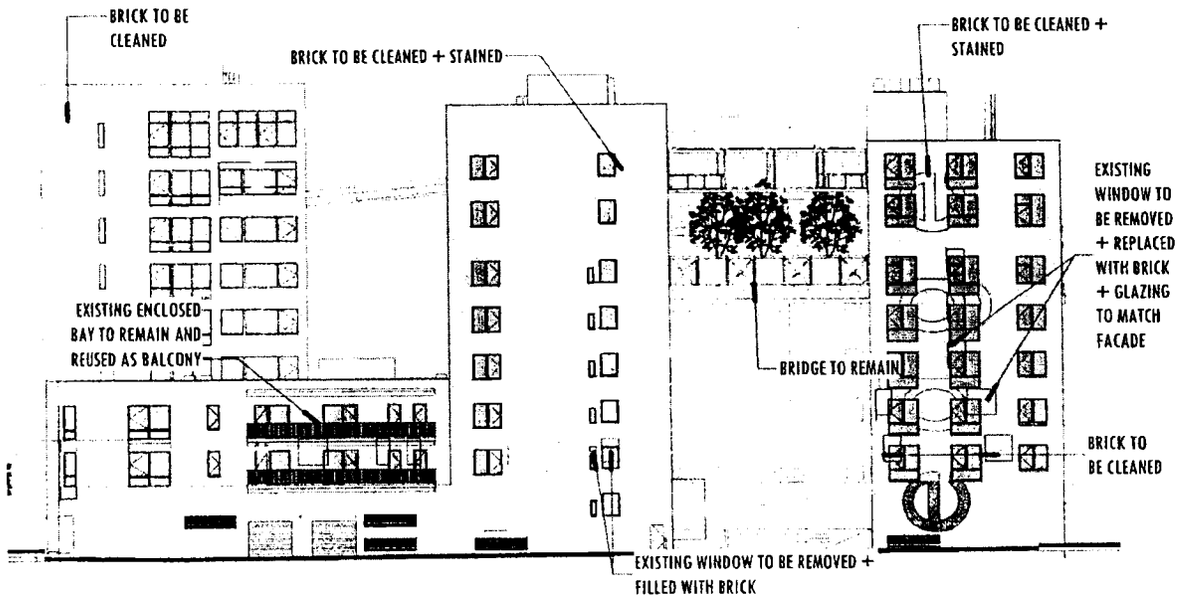
APPLICANT  
 ADDRESS OF PROJECT  
 INTRODUCTION DATE  
 PLAN COMMISSION DATE

MCZ EDGEWATER INC.  
 5700 N ASHLAND  
 CHICAGO, IL 60640  
 Intro Date: December 12, 2018  
 Plan Commission Date: APRIL 18, 2019

## EAST ELEVATION

NTS

Final for Publication



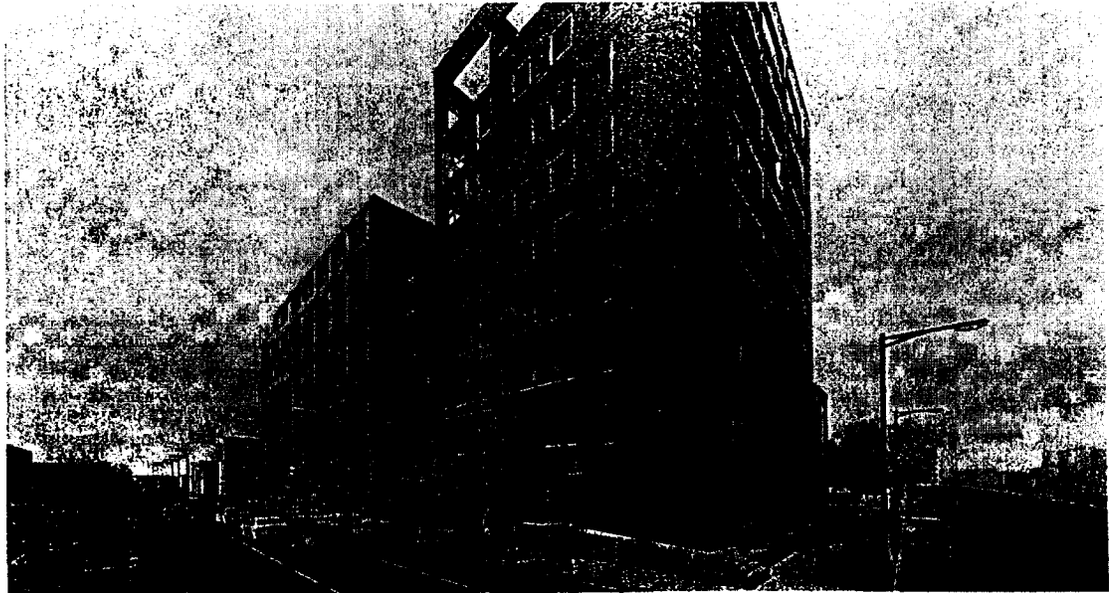
APPLICANT  
ADDRESS OF PROJECT  
INTRODUCTION DATE  
PLAN COMMISSION DATE

MCZ EDGEWATER INC.  
5700 N ASHLAND  
CHICAGO, IL 60640  
Intro Date: December 12, 2018  
Plan Commission Date: APRIL 18, 2019

WEST ELEVATION

NTS

# Final for Publication



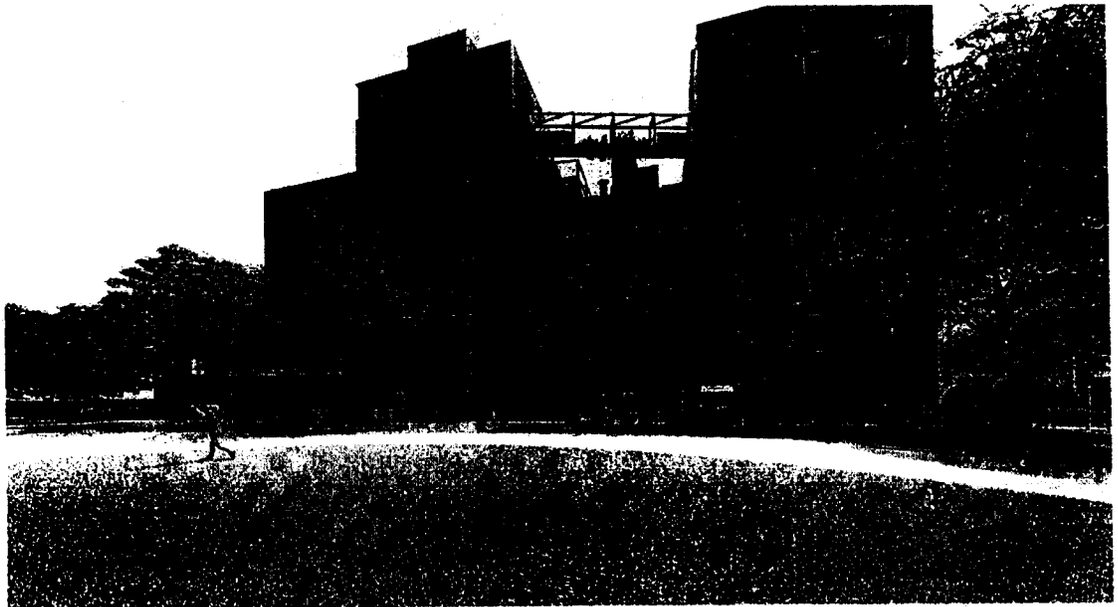
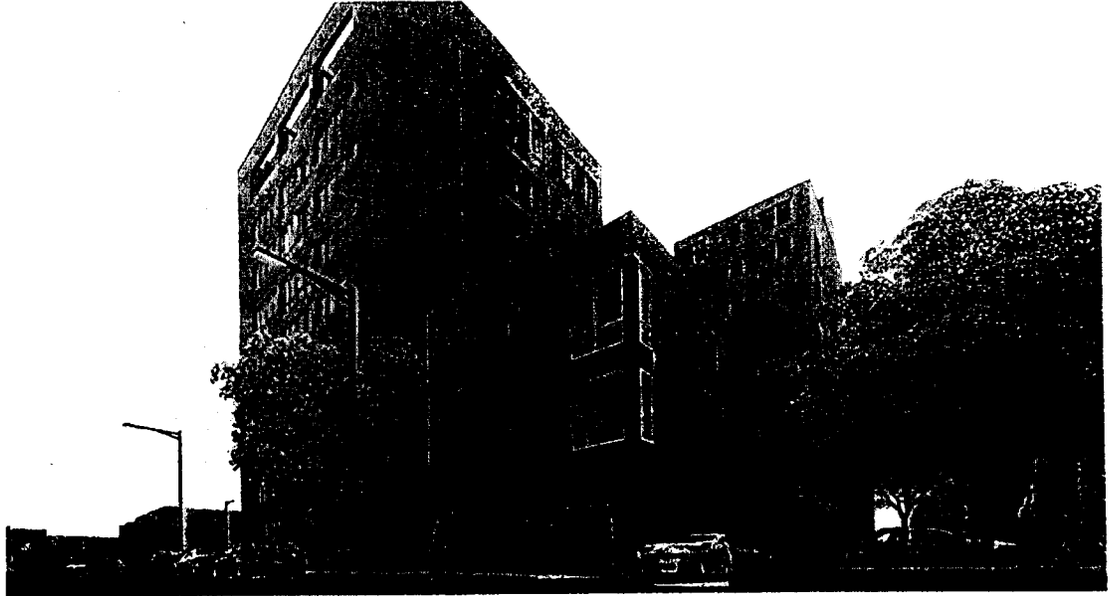
APPLICANT  
ADDRESS OF PROJECT  
INTRODUCTION DATE  
PLAN COMMISSION DATE

MCZ EDGEWATER INC.  
5700 N ASHLAND  
CHICAGO, IL 60640  
Intro Date: December 12, 2018  
Plan Commission Date: APRIL 18, 2019

## VIEWS

NTS

# Final for Publication



APPLICANT  
ADDRESS OF PROJECT  
INTRODUCTION DATE  
PLAN COMMISSION DATE

MCZ EDGEWATER INC.  
5700 N ASHLAND  
CHICAGO, IL 60640  
Intro Date: December 12, 2018  
Plan Commission Date: APRIL 18, 2019

## VIEWS

NTS

*Reclassification Of Area Shown On Map No. 14-E.*

(Application No. 19956)

(Common Address: 6011 -- 6013 S. State St.)

[O2019-1345]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the B1-2 Neighborhood Shopping District symbols and indications as shown on Map Number 14-E in the area bounded by:

a line 99.00 feet south of and parallel to East 60<sup>th</sup> Street; the alley east of and parallel to South State Street; a line 148.5 feet south of parallel to East 60<sup>th</sup> Street; and South State Street,

to those of a B2-3 Neighborhood Mixed-Use District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 19-G.*

(Application No. 19996)

(Common Address: 1500 -- 1506 W. Jarvis Ave.

And 7404 -- 7412 N. Greenview Ave.)

[O2019-2662]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the B3-3 Community Shopping District symbols and indications as shown on Map Number 19-G in the area bounded by:

the alley next north of and parallel to West Jarvis Avenue; North Greenview Avenue; West Jarvis Avenue; and a line 75 feet west of and parallel to North Greenview Avenue,

to those of a C1-3 Neighborhood Commercial District.

SECTION 2. This ordinance takes effect after its passage and approval.

AMENDMENT OF TITLE 17 OF MUNICIPAL CODE BY RECLASSIFICATION OF PARTICULAR AREAS.

(Committee Meeting Held April 23, 2019)

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Presenting a report for your Committee on Zoning, Landmarks and Building Standards which held a meeting on April 23, 2019, the following ordinances were passed by a majority of the members present:

Page 1 contains two map amendments in the 1<sup>st</sup> Ward.

I hereby move for passage of the proposed ordinance and substitute ordinance transmitted herewith.

Respectfully submitted,

(Signed) THOMAS TUNNEY,  
*Chairman.*

On motion of Alderman Tunney, the said proposed ordinance and substitute ordinance transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

*Reclassification Of Area Shown On Map No. 5-I.*

(As Amended)

(Application No. 19967TI)

(Common Address: 2940 W. Lyndale St.)

[SO2019-1352]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RT4 Residential Two-Flat, Townhouse and Multi-Unit District symbols as shown on Map Number 5-I in the area bounded by:

the public alley next north of and parallel to West Lyndale Street; a line 178.20 feet east of and parallel to North Sacramento Avenue; West Lyndale Street; and a line 153.20 feet east of and parallel to North Sacramento Avenue,

to those of an RM4.5 Residential Multi-Unit District.

SECTION 2. This ordinance takes effect after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 5-J.*

(Application No. 19957)

(Common Address: 3601 -- 3611 W. Cortland St./

1844 -- 1856 N. Central Park Ave.)

[O2019-1346]

*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 RT4 Residential Two-Flat, Townhouse and Multi-Unit District symbols and indications as shown on Map Number 5-J in the area bounded by:

West Cortland Street; North Central Park Avenue; the public alley next south of West Cortland Street; and a line 121 feet west of North Central Park Avenue,

to those of an RM5 Residential Multi-Unit District which is hereby established in the area described above.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

DESIGNATION OF CHICAGO RAINBOW PYLONS AND LEGACY WALK AT 3244 -- 3710 N. HALSTED ST. (EVENS) AND 3243 -- 3711 N. HALSTED ST. (ODDS) AS CHICAGO LANDMARK.

[O2019-3814]

(Committee Meeting Held June 25, 2019)

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Presenting a report for your Committee on Zoning, Landmarks and Building Standards which held a meeting on June 25, 2019, the following items were passed by a majority of the members present:

Page 1 contains one aldermanic map amendment in the 11<sup>th</sup> Ward.

Pages 1 through 11 contain various map amendments in the 1<sup>st</sup>, 2<sup>nd</sup>, 20<sup>th</sup>, 25<sup>th</sup>, 26<sup>th</sup>, 27<sup>th</sup>, 30<sup>th</sup>, 31<sup>st</sup>, 32<sup>nd</sup>, 36<sup>th</sup>, 40<sup>th</sup>, 42<sup>nd</sup>, 43<sup>rd</sup>, 44<sup>th</sup>, 45<sup>th</sup> and 49<sup>th</sup> Wards.

Page 11 also contains the historical landmark designation for the Rainbow Pylons and the Legacy Walk located at 3244 -- 3710 North Halsted Street and 3243 -- 3711 North Halsted Street in the 44<sup>th</sup> and 46<sup>th</sup> Wards.

Page 12 contains various large signs over 100 square feet in area and 24 feet above grade in the 1<sup>st</sup>, 11<sup>th</sup>, 28<sup>th</sup>, 32<sup>nd</sup>, 39<sup>th</sup>, 41<sup>st</sup>, 42<sup>nd</sup>, 44<sup>th</sup> and 50<sup>th</sup> Wards.

I hereby move for passage of the proposed ordinance transmitted herewith.

Respectfully submitted,

(Signed) THOMAS TUNNEY,  
*Chairman.*

On motion of Alderman Tunney, the said proposed ordinance transmitted with the foregoing committee report was *Passed by yeas and nays* as follows:

Yeas -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

Nays -- None.

Alderman Thompson moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

WHEREAS, Pursuant to the procedures set forth in the Municipal Code of Chicago (the "Municipal Code"), Sections 2-120-630 through -690, the Commission on Chicago Landmarks (the "Commission") has determined that the Rainbow Pylons and the Legacy Walk, located at 3244 -- 3710 North Halsted Street (evens), 3243 -- 3711 North Halsted Street (odds), Chicago, Illinois, as depicted in Exhibit A attached hereto and incorporated herein, satisfies three (3) criteria for landmark designation as set forth in Sections 2-120-620 (1), (4), and (6) of the Municipal Code; and

WHEREAS, The Rainbow Pylons were the first streetscape elements designed to recognize and celebrate Chicago's lesbian, gay, bisexual, transgender, and queer (LGBTQ) community. The pylons physically represent a significant historic cultural shift in Chicago and the United States in the 1990s to honor the rights, existence, and importance of the LGBTQ community; and

WHEREAS, The Rainbow Pylons and the Legacy Walk serve a critical role in raising the public visibility of LGBTQ lives; and

WHEREAS, The Legacy Walk was the first memorial to recognize the accomplishments and contributions of LGBTQ people in world history. This memorial walk is uniquely accessible to the public as an educational initiative aimed at all people; and

WHEREAS, The Legacy Walk is a unique and important milestone in acknowledging the contributions of the LGBTQ community to world history. The diverse range of contributions represented are both educational and inspirational to all, especially those that have been denied LGBTQ role models; and

WHEREAS, The Rainbow Pylons are exemplary of the types of cultural streetscape markers that were designed by local Chicago architectural firms as part of a series of street beautification projects undertaken between 1990 and 2002; and

WHEREAS, The overall design, although controversial at the time of its installation, was developed with the community as well as local business leaders and executed in a form that complements the variety of architectural styles found along Halsted Street, between Bradley Place and Melrose Street; and

WHEREAS, The pylons and The Legacy Walk are well-crafted and unique installations of streetscape sculptural objects with no comparable examples in Chicago; and

WHEREAS, The Chicago firm of DeStefano+Partners designed the row of 10 pairs of Rainbow Pylons that line North Halsted Street. The Legacy Walk was conceived and designed by community member Victor Salvo. The two components complement each other to form a streetscape that serves to educate the public and provide a sense of place that is both safe and inclusive; and

WHEREAS, The pylons and the walk are representative of the success of the LGBTQ rights movement and the significant cultural shift in Chicago and the United States that allowed for the installation of these identifying streetscape markers; and

WHEREAS, Consistent with Section 2-120-630 of the Municipal Code, the Rainbow Pylons and the Legacy Walk has a significant historic, community, architectural, or aesthetic interest or value, the integrity of which is preserved in light of its location, design, setting, materials, workmanship, and ability to express such historic, community, architectural, or aesthetic interest or value; and

WHEREAS, On May 2, 2019, the Commission adopted a resolution recommending to the City Council of the City of Chicago (the "City Council") that the Rainbow Pylons and the Legacy Walk be designated a Chicago landmark; now, therefore,

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The above recitals are hereby adopted as the findings of the City Council.

SECTION 2. The Rainbow Pylons and the Legacy Walk is hereby designated a Chicago landmark in accordance with Section 2-120-700 of the Municipal Code.

SECTION 3. For purposes of Sections 2-120-740 and 2-120-770 of the Municipal Code governing permit review, the significant historical and architectural features of the Rainbow Pylons and the Legacy Walk are identified as:

- All 20 sidewalk-mounted pylons, which are visible from all sides in the public right-of-way.
- The Legacy Walk plaques attached to the pylons. The individual plaques may be changed, though the size, proportion, and character of the plaque design should be maintained.

SECTION 4. The Commission is hereby directed to create a suitable plaque appropriately identifying the Rainbow Pylons and the Legacy Walk as a Chicago landmark.

SECTION 5. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

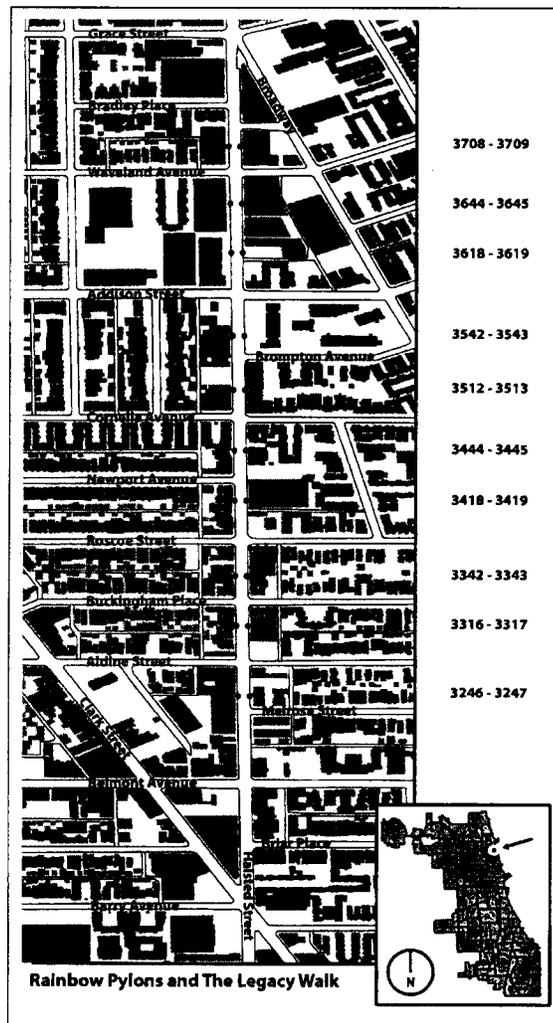
SECTION 6. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 7. This ordinance shall take effect upon its passage and approval.

[Exhibit "A" referred to in this ordinance printed  
on page 4159 of this *Journal*.]

**EXHIBIT A  
Rainbow Pylon and Legacy Walk**

**The Rainbow Pylons are located in Chicago's Lakeview Community Area along a section of North Halsted Street between Melrose Street and Bradley Place. The 20 pylons are arranged in 10 pairs along the street as indicated by the dark dots on the map. The Legacy Walk plaques are mounted in pairs on each of the pylons.**



## ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

(Committee Meeting Held July 23, 2019)

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Presenting a report for your Committee on Zoning, Landmarks and Building Standards which held a meeting on July 23, 2019, the following ordinances and orders were passed by a majority of the members present:

Pages 1 through 6 contain various map amendments in the 1<sup>st</sup>, 2<sup>nd</sup>, 11<sup>th</sup>, 21<sup>st</sup>, 24<sup>th</sup>, 25<sup>th</sup>, 26<sup>th</sup>, 27<sup>th</sup>, 29<sup>th</sup>, 30<sup>th</sup>, 33<sup>rd</sup>, 35<sup>th</sup>, 42<sup>nd</sup>, 46<sup>th</sup> and 47<sup>th</sup> Wards.

Page 7 contains various large signs over 100 square feet in area and 24 feet above grade in the 4<sup>th</sup>, 11<sup>th</sup> and 37<sup>th</sup> Wards.

I hereby move for passage of the proposed orders transmitted herewith.

Respectfully submitted,

(Signed) THOMAS TUNNEY,  
*Chairman.*

On motion of Alderman Tunney, the said proposed orders transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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):





1410 Museum Campus Dr.  
(West Static Sign)

[Or2019-305]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant\*: Chicago Bears Football Club, Inc.

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 1410 Museum Campus Drive, Chicago, Illinois 60605

Zoning District: ISP 778

DOB Sign Permit Application Number: Permit not applied for yet

Sign Details:

1. On-premises:  Or Off-premises:
2. Static sign:  Or Dynamic-image display sign:
3. Number of sign faces: 1
4. Projecting over the public way (Yes or No): No  
If yes, Public Way Use Number: \_\_\_\_\_
5. Dimensions: length, 19 feet, 0 inches; height, 4 feet, 11 inches  
Total square feet in area: 93 feet, 5 inches
6. Height above grade: 46 feet, 6 inches
7. Elevation (side of building or lot where the sign will be erected): South Elevation  
(West Static Sign)
8. Name of Sign Contractor/Erector: To be determined -- not contracted for yet

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

647 W. Roosevelt Rd.

[Or2019-307]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant\*: Delago LLC

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 647 West Roosevelt Road, Chicago, Illinois 60607

Zoning District: DS

DOB Sign Permit Application Number: 100828744

Sign Details:

1. On-premises:  Or Off-premises:
2. Static sign:  Or Dynamic-image display sign:
3. Number of sign faces: 1
4. Projecting over the public way (Yes or No): No  
If yes, Public Way Use Number: \_\_\_\_\_
5. Dimensions: length, 25 feet, \_\_\_\_\_ inches; height, 12 feet, \_\_\_\_\_ inches  
Total square feet in area: 300 feet, \_\_\_\_\_ inches
6. Height above grade: 32 feet, \_\_\_\_\_ inches
7. Elevation (side of building or lot where the sign will be erected): South
8. Name of Sign Contractor/Erector: Billboards, Inc.

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

## ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

(Committee Meeting Held July 9, 2019)

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Presenting a report for your Committee on Zoning, Landmarks and Building Standards which held a meeting on July 9, 2019, the following ordinances and orders were passed by a majority of the members present:

Page 1 contains one Mayoral text amendment of Municipal Code Titles 2, 4, 5, 7, 13, 14A, 14B, 14C, 14E, 14R and 15 regarding technical corrections related to Chicago Construction and Building Codes.

Pages 1 through 7 contain various map amendments in the 1<sup>st</sup>, 2<sup>nd</sup>, 10<sup>th</sup>, 11<sup>th</sup>, 12<sup>th</sup>, 26<sup>th</sup>, 27<sup>th</sup>, 29<sup>th</sup>, 32<sup>nd</sup>, 36<sup>th</sup>, 39<sup>th</sup> and 48<sup>th</sup> Wards.

Page 7 also contains various large signs over 100 square feet in area and 24 feet above grade in the 21<sup>st</sup>, 42<sup>nd</sup> and 47<sup>th</sup> Wards.

I hereby move for passage of the proposed orders transmitted herewith.

Respectfully submitted,

(Signed) THOMAS TUNNEY,  
*Chairman.*

On motion of Alderman Tunney, the said proposed orders transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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):

*10 E. Chicago Ave.*

[Or2019-248]

*Ordered*, That the City Council hereby approves the following sign application submitted by:

Applicant\*: McDonalds (N. Karavites)

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 10 East Chicago Avenue, Chicago, Illinois 60611

Zoning District: DX-12

DOB Sign Permit Application Number: 100822782

Sign Details:

1. On-premises:   X   Or Off-premises:
2. Static sign:   X   Or Dynamic-image display sign:
3. Number of sign faces:   2
4. Projecting over the public way (Yes or No): Yes  
If yes, Public Way Use Number: 1140510
5. Dimensions: length, 13 feet, 6 inches; height, 15 feet, 0 inches  
Total square feet in area: 203 feet,        inches
6. Height above grade: 9 feet, 0 inches
7. Elevation (side of building or lot where the sign will be erected): South
8. Name of Sign Contractor/Erector: Ozko Sign & Lighting

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

312 N. Clark St.

[Or2019-249]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant\*: 321 Restaurant LLC

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 312 North Clark Street, Chicago, Illinois 60654

Zoning District: Planned Development Number 325

DOB Sign Permit Application Number: Permit not applied for yet

Sign Details:

1. On-premises:  Or Off-premises:
2. Static sign:  Or Dynamic-image display sign:
3. Number of sign faces: 1
4. Projecting over the public way (Yes or No): No  
If yes, Public Way Use Number: \_\_\_\_\_
5. Dimensions: length, 30 feet, 0 inches; height, 3 feet, 0 inches  
Total square feet in area: 90 feet, 0 inches
6. Height above grade: 26 feet, 7 inches
7. Elevation (side of building or lot where the sign will be erected): South Elevation
8. Name of Sign Contractor/Erector: Right Way Signs

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

2323 W. Lawrence Ave.

[Or2019-235]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant\*: NorthShore University HealthSystem

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 2323 West Lawrence Avenue, Chicago, Illinois 60625

Zoning District: B3-2

DOB Sign Permit Application Number: 100816558

Sign Details:

1. On-premises:  Or Off-premises:
2. Static sign:  Or Dynamic-image display sign:
3. Number of sign faces: 1
4. Projecting over the public way (Yes or No): No  
If yes, Public Way Use Number: Not Applicable
5. Dimensions: length, 37 feet, 4 inches; height, 6 feet, 6 inches  
Total square feet in area: 243 feet, \_\_\_\_\_ inches
6. Height above grade: 8 feet, 0 inches
7. Elevation (side of building or lot where the sign will be erected): North
8. Name of Sign Contractor/Erector: Bulley & Andrews LLC

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

57 W. 85<sup>th</sup> St.

[Or2019-250]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant\*: Extra Space Storage

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 57 West 85<sup>th</sup> Street, Chicago, Illinois 60601

Zoning District: Planned Development Number 1243

DOB Sign Permit Application Number: 100808242

Sign Details:

1. On-premises:  Or Off-premises:
2. Static sign:  Or Dynamic-image display sign:
3. Number of sign faces: 1
4. Projecting over the public way (Yes or No): No  
If yes, Public Way Use Number: Not Applicable
5. Dimensions: length, 67 feet, 11 inches; height, 7 feet, 7 inches  
Total square feet in area: 514 feet, 10 inches
6. Height above grade: 20 feet,  inches
7. Elevation (side of building or lot where the sign will be erected): East
8. Name of Sign Contractor/Erector: South Water Signs/Maddie Gallo

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

## ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

(Committee Meeting Held June 25, 2019)

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, July 24, 2019.

*To the President and Members of the City Council:*

Presenting a report for your Committee on Zoning, Landmarks and Building Standards which held a meeting on June 25, 2019, the following items were passed by a majority of the members present:

Page 1 contains one aldermanic map amendment in the 11<sup>th</sup> Ward.

Pages 1 through 11 contain various map amendments in the 1<sup>st</sup>, 2<sup>nd</sup>, 20<sup>th</sup>, 25<sup>th</sup>, 26<sup>th</sup>, 27<sup>th</sup>, 30<sup>th</sup>, 31<sup>st</sup>, 32<sup>nd</sup>, 36<sup>th</sup>, 40<sup>th</sup>, 42<sup>nd</sup>, 43<sup>rd</sup>, 44<sup>th</sup>, 45<sup>th</sup> and 49<sup>th</sup> Wards.

Page 11 also contains the historical landmark designation for the Rainbow Pylons and the Legacy Walk located at 3244 -- 3710 North Halsted Street and 3243 -- 3711 North Halsted Street in the 44<sup>th</sup> and 46<sup>th</sup> Wards.

Page 12 contains various large signs over 100 square feet in area and 24 feet above grade in the 1<sup>st</sup>, 11<sup>th</sup>, 28<sup>th</sup>, 32<sup>nd</sup>, 39<sup>th</sup>, 41<sup>st</sup>, 42<sup>nd</sup>, 44<sup>th</sup> and 50<sup>th</sup> Wards.

I hereby move for passage of the proposed orders and substitute order transmitted herewith.

Respectfully submitted,

(Signed) THOMAS TUNNEY,  
*Chairman.*

On motion of Alderman Tunney, the said proposed orders and substitute order transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson 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):

*2919 N. Broadway.*

[Or2019-188]

*Ordered*, That the City Council hereby approves the following sign application submitted by:

Applicant\*: Chirag Patel

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 2919 North Broadway, Chicago, Illinois 60657

Zoning District: B3-2

DOB Sign Permit Application Number: 100806041

Sign Details:

1. On-premises:  Or Off-premises:
2. Static sign:  Or Dynamic-image display sign:
3. Number of sign faces: 1
4. Projecting over the public way (Yes or No): Yes  
If yes, Public Way Use Number: 1137242
5. Dimensions: length, 44 feet, \_\_\_\_\_ inches; height, 3 feet, \_\_\_\_\_ inches  
Total square feet in area: 144 feet, \_\_\_\_\_ inches
6. Height above grade: 9 feet, \_\_\_\_\_ inches
7. Elevation (side of building or lot where the sign will be erected): North and West
8. Name of Sign Contractor/Erector: First Ad Signs, Inc.

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

2401 N. Clybourn Ave.

[Or2019-203]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant\*: Marr Chicago Pizza, Inc., doing business as Domino's

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 2401 North Clybourn Avenue, Chicago, Illinois 60614

Zoning District: M1-2

DOB Sign Permit Application Number: 100723196

Sign Details:

1. On-premises:  X  Or Off-premises: \_\_\_\_\_
2. Static sign:  X  Or Dynamic-image display sign: \_\_\_\_\_
3. Number of sign faces:  1
4. Projecting over the public way (Yes or No): Yes  
If yes, Public Way Use Number: 1125449
5. Dimensions: length, 54 feet, 0 inches; height, 4 feet, 0 inches  
Total square feet in area: 216 feet, 0 inches
6. Height above grade: 12 feet, \_\_\_\_\_ inches
7. Elevation (side of building or lot where the sign will be erected): West and South
8. Name of Sign Contractor/Erector: IC Signs & Graphics

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.



2501 N. Damen Ave.  
(Application No. 100814544)

[Or2019-200]

*Ordered*, That the City Council hereby approves the following sign application submitted by:

Applicant\*: Chick-fil-A

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 2501 North Damen Avenue, Chicago, Illinois 60647

Zoning District: C3-3

DOB Sign Permit Application Number: 100814544

Sign Details:

1. On-premises:  X  Or Off-premises: \_\_\_\_\_
2. Static sign:  X  Or Dynamic-image display sign: \_\_\_\_\_
3. Number of sign faces:  2
4. Projecting over the public way (Yes or No): No  
If yes, Public Way Use Number: \_\_\_\_\_
5. Dimensions: length, 11 feet, \_\_\_\_\_ inches; height, 11 feet, \_\_\_\_\_ inches  
Total square feet in area: 121 feet, \_\_\_\_\_ inches
6. Height above grade: 25 feet, \_\_\_\_\_ inches
7. Elevation (side of building or lot where the sign will be erected): Northwest Corner
8. Name of Sign Contractor/Erector: Modern Signs, Inc.

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

2577 -- 2665 N. Elston Ave.

[Or2019-209]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant\*: Emmes LLC (Owner), in care of The Shiner Management Group, Inc. (Property Manager).

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 2577 -- 2665 North Elston Avenue, Chicago, Illinois 60647

Zoning District: Planned Development Number 367

DOB Sign Permit Application Number: 100817816

Sign Details:

- 1. On-premises:  X  Or Off-premises: \_\_\_\_\_
- 2. Static sign:  X  Or Dynamic-image display sign: \_\_\_\_\_
- 3. Number of sign faces:  2
- 4. Projecting over the public way (Yes or No): No  
If yes, Public Way Use Number: \_\_\_\_\_
- 5. Dimensions: length, 10 feet, 0 inches; height, 28 feet, 0 inches  
Total square feet in area: 245 feet, 0 inches
- 6. Height above grade: 28 feet, 0 inches
- 7. Elevation (side of building or lot where the sign will be erected): South
- 8. Name of Sign Contractor/Erector: Omega Sign & Lighting, Inc.

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

4659 W. Foster Ave.  
(Application No. 100814516)

[Or2019-204]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant\*: Fitness International LLC

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 4659 West Foster Avenue, Chicago, Illinois 60630

Zoning District: Planned Development Number 1415

DOB Sign Permit Application Number: 100814516

Sign Details:

1. On-premises:  X  Or Off-premises: \_\_\_\_\_
2. Static sign:  X  Or Dynamic-image display sign: \_\_\_\_\_
3. Number of sign faces:  1
4. Projecting over the public way (Yes or No): No  
If yes, Public Way Use Number: \_\_\_\_\_
5. Dimensions: length, 24 feet, 3 inches; height, 5 feet, 3 inches  
Total square feet in area: 127 feet, 3.75 inches
6. Height above grade: 43 feet, 0 inches
7. Elevation (side of building or lot where the sign will be erected): Northwest
8. Name of Sign Contractor/Erector: To Be Determined

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

4659 W. Foster Ave.  
(Application No. 100814517)

[Or2019-207]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant\*: Fitness International LLC

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 4659 West Foster Avenue, Chicago, Illinois 60630

Zoning District: Planned Development Number 1415

DOB Sign Permit Application Number: 100814517

Sign Details:

1. On-premises:  Or Off-premises:
2. Static sign:  Or Dynamic-image display sign:
3. Number of sign faces: 1
4. Projecting over the public way (Yes or No): No  
If yes, Public Way Use Number: \_\_\_\_\_
5. Dimensions: length, 27 feet, 0 inches; height, 5 feet, 10 inches  
Total square feet in area: 157 feet, 6 inches
6. Height above grade: 43 feet, 0 inches
7. Elevation (side of building or lot where the sign will be erected): Northwest
8. Name of Sign Contractor/Erector: To be determined

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

*4659 W. Foster Ave.*  
(Application No. 100814518)

[Or2019-206]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant\*: Fitness International LLC

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 4659 West Foster Avenue, Chicago, Illinois 60630

Zoning District: Planned Development Number 1415

DOB Sign Permit Application Number: 100814518

Sign Details:

1. On-premises:   X   Or Off-premises: \_\_\_\_\_
2. Static sign:   X   Or Dynamic-image display sign: \_\_\_\_\_
3. Number of sign faces:   1
4. Projecting over the public way (Yes or No): No  
If yes, Public Way Use Number: \_\_\_\_\_
5. Dimensions: length, 46 feet, 0 inches; height, 9 feet, 10 inches  
Total square feet in area: 452 feet, 4 inches
6. Height above grade: 43 feet, 0 inches
7. Elevation (side of building or lot where the sign will be erected): Northwest
8. Name of Sign Contractor/Erector: To be determined

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

*1917 W. Fullerton Ave.*  
(Application No. 100818813)

[Or2019-199]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant\*: Kass Management -- 525 West Barry Number 1 LLC

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 1917 West Fullerton Avenue, Chicago, Illinois 60614

Zoning District: C1-3

DOB Sign Permit Application Number: 100818813

Sign Details:

1. On-premises:   X   Or Off-premises:
2. Static sign:   X   Or Dynamic-image display sign:
3. Number of sign faces:   2
4. Projecting over the public way (Yes or No): Yes  
If yes, Public Way Use Number: 1140308
5. Dimensions: length, 10 feet, 0 inches; height, 12 feet, 0 inches  
Total square feet in area: 120 feet, 0 inches
6. Height above grade: 12 feet, 0 inches
7. Elevation (side of building or lot where the sign will be erected): South (Elston Avenue)
8. Name of Sign Contractor/Erector: Identity Services

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

*1917 W. Fullerton Ave.*  
(Application No. 100819747)

[Or2019-198]

*Ordered*, That the City Council hereby approves the following sign application submitted by:

Applicant\*: Kass Management -- 525 West Barry Number 1 LLC

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 1917 West Fullerton Avenue, Chicago, Illinois 60614

Zoning District: C1-3

DOB Sign Permit Application Number: 100819747

Sign Details:

1. On-premises:   X   Or Off-premises:
2. Static sign:   X   Or Dynamic-image display sign:
3. Number of sign faces:   2
4. Projecting over the public way (Yes or No): Yes  
If yes, Public Way Use Number: 1140308
5. Dimensions: length, 10 feet, 0 inches; height, 12 feet, 0 inches  
Total square feet in area: 120 feet, 0 inches
6. Height above grade: 12 feet, 0 inches
7. Elevation (side of building or lot where the sign will be erected): North (Fullerton Avenue)
8. Name of Sign Contractor/Erector: Identity Services

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

3855 S. Halsted St.  
(Application No. 100761779)

[Or2019-210]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant\*: Lakeside Bank -- Daniel Welz

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 3855 South Halsted Street, Chicago, Illinois 60609

Zoning District: B1-12

DOB Sign Permit Application Number: 100761779

Sign Details:

1. On-premises:  X  Or Off-premises:
2. Static sign:  X  Or Dynamic-image display sign:
3. Number of sign faces:  2
4. Projecting over the public way (Yes or No): No  
If yes, Public Way Use Number: Not Applicable
5. Dimensions: length, 8 feet, 6 inches; height, 24 feet, 0 inches  
Total square feet in area: 204 feet, 0 inches
6. Height above grade: 24 feet, 0 inches
7. Elevation (side of building or lot where the sign will be erected): South
8. Name of Sign Contractor/Erector: South Water Signs/Joe Bermudez

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

3855 S. Halsted St.  
(Application No. 100761780)

[Or2019-211]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant\*: Lakeside Bank -- Daniel Welz

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 3855 South Halsted Street, Chicago, Illinois 60609

Zoning District: B1-2

DOB Sign Permit Application Number: 100761780

Sign Details:

1. On-premises:  Or Off-premises:
2. Static sign:  Or Dynamic-image display sign:
3. Number of sign faces: 1
4. Projecting over the public way (Yes or No): No  
If yes, Public Way Use Number: Not Applicable
5. Dimensions: length, 12 feet, 6 inches; height, 1 foot, 7 inches  
Total square feet in area: 20 feet, 0 inches
6. Height above grade: 25 feet, 6.5 inches
7. Elevation (side of building or lot where the sign will be erected): South
8. Name of Sign Contractor/Erector: South Water Signs/Joe Bermudez

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

3855 S. Halsted St.  
(Application No. 100761781)

[Or2019-212]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant\*: Lakeside Bank -- Daniel Welz

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 3855 South Halsted Street, Chicago, Illinois 60609

Zoning District: B1-2

DOB Sign Permit Application Number: 100761781

Sign Details:

1. On-premises:  X  Or Off-premises: \_\_\_\_\_
2. Static sign:  X  Or Dynamic-image display sign: \_\_\_\_\_
3. Number of sign faces:  1
4. Projecting over the public way (Yes or No): No  
If yes, Public Way Use Number: Not Applicable
5. Dimensions: length, 12 feet, 6 inches; height, 1 foot, 7 inches  
Total square feet in area: 20 feet, 0 inches
6. Height above grade: 25 feet, 6.5 inches
7. Elevation (side of building or lot where the sign will be erected): South
8. Name of Sign Contractor/Erector: South Water Signs/Joe Bermudez

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

*6071 N. Lincoln Ave.*

[Or2019-208]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant\*: NorthShore University HealthSystem

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 6071 North Lincoln Avenue, Chicago, Illinois 60659

Zoning District: Planned Development Number 796

DOB Sign Permit Application Number: 100816562

Sign Details:

1. On-premises:  X  Or Off-premises: \_\_\_\_\_
2. Static sign:  X  Or Dynamic-image display sign: \_\_\_\_\_
3. Number of sign faces:  1
4. Projecting over the public way (Yes or No): No  
If yes, Public Way Use Number: Not Applicable
5. Dimensions: length, 37 feet, 4 inches; height, 6 feet, 6 inches  
Total square feet in area: 243 feet, \_\_\_\_\_ inches
6. Height above grade: 10 feet, 0 inches
7. Elevation (side of building or lot where the sign will be erected): West
8. Name of Sign Contractor/Erector: Bulley & Andrews LLC

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

3917 W. Madison St.

[SOr2019-151]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant\*: DTLR Your Fashion...Your Lifestyle!

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 3917 West Madison Street, Chicago, Illinois 60624

Zoning District: B1

DOB Sign Permit Application Number: 100806072

Sign Details:

1. On-premises:  X  Or Off-premises: \_\_\_\_\_
2. Static sign:  X  Or Dynamic-image display sign: \_\_\_\_\_
3. Number of sign faces:  1
4. Projecting over the public way (Yes or No): Yes  
If yes, Public Way Use Number: 1138600
5. Dimensions: length, 33 feet, 5 inches; height, 4 feet, 0 inches  
Total square feet in area: 134 feet, 0 inches
6. Height above grade: 15 feet, 10 inches
7. Elevation (side of building or lot where the sign will be erected): North
8. Name of Sign Contractor/Erector: Neon Prism Electric Sign Company, Inc.

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.





320 W. Ohio St.

[Or2019-195]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant\*: The Adlake

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 320 West Ohio Street, Chicago, Illinois 60654

Zoning District: DX-7

DOB Sign Permit Application Number: 100815473

Sign Details:

1. On-premises:  Or Off-premises:
2. Static sign:  Or Dynamic-image display sign:
3. Number of sign faces: 1
4. Projecting over the public way (Yes or No): No  
If yes, Public Way Use Number: Not Applicable
5. Dimensions: length, 9 feet, \_\_\_\_\_ inches; height, 43 feet, 8 inches  
Total square feet in area: 393 feet, \_\_\_\_\_ inches
6. Height above grade: 47 feet, \_\_\_\_\_ inches
7. Elevation (side of building or lot where the sign will be erected): West
8. Name of Sign Contractor/Erector: The Adlake

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

7435 W. Talcott Ave.  
(North Elevation)

[Or2019-193]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant\*: Amita Health

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 7435 West Talcott Avenue, Chicago, Illinois 60631

Zoning District: Planned Development Number 72

DOB Sign Permit Application Number: \_\_\_\_\_

Sign Details:

1. On-premises:  X  Or Off-premises: \_\_\_\_\_
2. Static sign:  X  Or Dynamic-image display sign: \_\_\_\_\_
3. Number of sign faces:  1
4. Projecting over the public way (Yes or No): No  
If yes, Public Way Use Number: \_\_\_\_\_
5. Dimensions: length, 40 feet, 11 inches; height, 6 feet, 0 inches  
Total square feet in area: 245 feet, 6 inches
6. Height above grade: 85 feet, 0 inches
7. Elevation (side of building or lot where the sign will be erected): North
8. Name of Sign Contractor/Erector: Icon Identity Solutions, Inc.

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

7435 W. Talcott Ave.  
(East Elevation)

[Or2019-194]

Ordered, That the City Council hereby approves the following sign application submitted by:

Applicant\*: Amita Health

(\* The Applicant is the owner of the real property or the business tenant of the real property. Do not list the sign contractor, sign erector, sign company or advertising entity in the above space.)

This order approves the following sign in accordance with Municipal Code of Chicago Section 13-20-680:

Address of Sign: 7435 West Talcott Avenue, Chicago, Illinois 60631

Zoning District: Planned Development Number 72

DOB Sign Permit Application Number: \_\_\_\_\_

Sign Details:

1. On-premises:  Or Off-premises: \_\_\_\_\_
2. Static sign:  Or Dynamic-image display sign: \_\_\_\_\_
3. Number of sign faces:   1
4. Projecting over the public way (Yes or No): No  
If yes, Public Way Use Number: \_\_\_\_\_
5. Dimensions: length, 40 feet, 11 inches; height, 6 feet, 0 inches  
Total square feet in area: 245 feet, 6 inches
6. Height above grade: 85 feet, 0 inches
7. Elevation (side of building or lot where the sign will be erected): East
8. Name of Sign Contractor/Erector: Icon Identity Solutions, Inc.

To be legal, such sign shall comply with all provisions of Title 17 of the Chicago Municipal Code ("Zoning Ordinance") and all other provisions of the Municipal Code governing the permitting, construction and maintenance and removal of signs and sign structures. Failure of the applicant and the applicant's successors to comply shall be grounds for invalidation or revocation of the sign permit.

**AGREED CALENDAR.**

---

On motion of Alderman Mitchell, the proposed resolutions presented through the Agreed Calendar were *Adopted* by yeas and nays as follows:

*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, D. Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein-- 50.

*Nays* -- None.

Alderman Thompson 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*

***ALDERMAN DOWELL (3<sup>rd</sup> Ward) And  
ALDERMAN KING (4<sup>th</sup> Ward):***

***CONGRATULATIONS EXTENDED TO CHICAGO DEFENDER CHARITIES, INC.  
ON 90<sup>TH</sup> ANNIVERSARY OF BUD BILLIKEN PARADE.***

[R2019-579]

WHEREAS, Chicago Defender Charities, Inc. and the Bud Billiken Parade are celebrating the 90<sup>th</sup> anniversary of the Bud Billiken Parade; and

WHEREAS, The parade will be on Saturday, August 10, 2019 at 10:00 A.M. starting on Oakwood Boulevard and proceeding along Dr. Martin Luther King, Jr. Drive in the Bronzeville community; and

WHEREAS, This esteemed body has been informed of this occasion by the Honorable Pat Dowell, Alderman of the 3<sup>rd</sup> Ward and the Honorable Sophia King, Alderman of the 4<sup>th</sup> Ward; and

WHEREAS, The Bud Billiken Parade was founded in 1929 by Robert Sengstacke Abbott, founder of the *Chicago Defender* newspaper in 1905; and

WHEREAS, Mr. Sengstacke's goal was to honor the hardworking newsboys and children in under-served communities; and

WHEREAS, Mr. Sengstacke touched the lives of many by providing such an opportunity, that two of the former newsboys became music legends, musician Lionel Hampton and singer Nat King Cole; and

WHEREAS, The Bud Billiken Parade has grown over the years, and is a much anticipated annual event with an impact across the nation and across generations; and

WHEREAS, It has been a tradition to have the mayor of the City of Chicago and the President of Chicago Defender Charities kick off the parade; and

WHEREAS, Celebrities such as President Barack Obama, President Harry Truman, champion boxer Muhammad Ali, legendary soul singer James Brown, rapper/actor TI, rapper/activist Chance The Rapper, Motown singer Diana Ross to name a few have led the Bud Billiken Parade in the past to celebrate and inspire our youth; and

WHEREAS, Having this parade gives our youth an opportunity to showcase their talents and inspire each other; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 24<sup>th</sup> day of July 2019, do hereby extend our recognition of and continued support for the Bud Billiken Parade; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the Chicago Defender Charities and Bud Billiken Parade.

---

*Presented By*

**ALDERMAN KING (4<sup>th</sup> Ward):**

**TRIBUTE TO LATE ELLEN H. MCGOWAN.**

[R2019-574]

WHEREAS, God in His infinite wisdom has called Ellen H. McGowan, most beloved citizen, to her eternal reward on July 13, 2019; and

WHEREAS, This august body has been informed of her passing by the Honorable Sophia King, Alderman of the 4<sup>th</sup> Ward; and

WHEREAS, The adored daughter of the late Harrison and the late Catherine Houston, she had five siblings. She leaves behind a legacy of faith, dignity and love; and

WHEREAS, Ellen attended Marshall High School for four years and after completing high school, she married her first husband, Edward Allen. After their loving marriage ended, she married her second husband, Thomas McGowan. After giving birth to three wonderful children, Ellen became a dedicated mother who stayed home to watch over them closely; and

WHEREAS, Ellen had a great passion for jazz music and travel. She was a devoted member of the First Church of Deliverance, under the leadership of Reverend Clarence H. Cobbs. As a mother, she made it her mission to pass on her passion for community engagement onto her children. Ellen stayed engaged in the community by inviting the alderman to functions and maintained a positive relationship with public officials as a way to best serve her neighborhood; and

WHEREAS, Ellen McGowan leaves to cherish in her memory her children Kennard Allen and Nathaniel McGowan. She also leaves her best friend of over 70 years, Marion James, to mourn her loss; and

WHEREAS, Preceding her in death, were her three sisters and two brothers, Shirley, Alvira, Thelma, Delano, and James, and her daughter Rene; and

WHEREAS, Ellen touched the lives of all who knew her through her unconditional love and vivacious spirit. She will be deeply missed, but the memory of her character 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, assembled this 24<sup>th</sup> day of July 2019, do hereby extend our heartfelt condolences to the family of Ellen McGowan; and

*Be It Further Resolved*, That suitable copies of this resolution are presented to the McGowan family as a sign of our sympathy and respect.

*Presented By*

**ALDERMAN SAWYER (6<sup>th</sup> Ward):**

*TRIBUTE TO LATE WILLIAM BONAPARTE, JR.*

[R2019-469]

WHEREAS, In His infinite wisdom, God has called William Bonaparte, Jr., a loving father, grandfather and great-grandfather as well as an outstanding and enterprising business leader, to his eternal rest on May 25, 2019; and

WHEREAS, On December 11, 1942, Billy Bonaparte started his journey on Chicago's South Side neighborhood of Princeton Park as the second eldest of six children. In his earliest days, his father instilled a strong work ethic and, at the age of 12, he began his first career delivering newspapers every morning before he started school. He attended Gillespie Elementary, a Chicago Public School, where he was fortunate enough to have as his seventh-grade teacher the legendary African-American educator Dr. Barbara Sizemore, who recognized and encouraged his potential. Billy began his exploration of the world through books and spent many evenings curled up in a closet with any book he could find; and

WHEREAS, In 1961, William Bonaparte, Jr. joined the United States Army where he served as a field engineer. After his discharge, he went to work for Illinois Bell Telephone Company in 1963 as the African American PBX (Private Business Exchange) installer ever hired by the company. Five years later, he was promoted to foreman of operations in the Loop. By 1971, Bonaparte was working in a management role and attending the Milwaukee School of Engineering where he graduated with a degree in electrical engineering in 1976. In 1984, Bonaparte left Illinois Bell for AT&T, where he became area manager of Chicago south services and, in 1985, won the corporation's Keystone Award for Excellence, the highest honor bestowed upon a management employee; and

WHEREAS, Sensing the business opportunities created by the anti-trust court-ordered breakup of the Bell System, Billy retired from AT&T in 1986 and formed Bonaparte Connection, supplying communication connectivity services to the business community. In 1991, he founded Bonaparte Corporation, an electrical contracting firm. By 1996, his company was grossing more than \$8.5 Million annually. Under Billy Bonaparte's leadership, Bonaparte Corporation became the largest African-American owned electrical contractor in Chicago and created hundreds of full-time jobs. In 1999, Bonaparte founded Bonaparte Properties, a restoration contracting firm; and

WHEREAS, William Bonaparte, Jr. was a very active member of his community, serving on the executive board of the Electrical Contractors Association, the board of the Cosmopolitan Chamber of Commerce, and as chairman of Rotary/One Chicago. He also served as a member of the Chicago Minority Business Development Council, the

Chicagoland Chamber of Commerce, and the Executives Club of Chicago. Billy was the recipient of many honors in addition to the Keystone Award for Excellence, including Cosmopolitan Chamber of Commerce and Kennedy-King College Small Business of the Year Award, and was a finalist for the Ernst & Young LLP Entrepreneur of the Year Award for High Technology; and

WHEREAS, Billy Bonaparte leaves behind to mourn his loss and cherish his memory his three sons, William Bonaparte III, A. Jason Bonaparte and Romero Brown; one daughter, Lolita Bonaparte Brown; former wife, Dr. Helena Bonaparte; 13 grandchildren and one great-grandson; brothers, Matthew Bonaparte (who preceded him in death) and Gerald M. Bonaparte; sisters, Mettie B. Ward, Bennie M. Callahan, Jacqueline Williamson; and a host of nieces, nephews, in-laws, other relatives, and friends; and

WHEREAS, The Honorable Roderick T. Sawyer, Alderman of the 6<sup>th</sup> Ward, has apprised this august body of the passing of one of this city's African-American titans of industry; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City of Chicago City Council, gathered here this 24<sup>th</sup> day of July, 2019 A.D., do hereby wish to express our sincerest sorrow upon learning of the passing of William "Billy" Bonaparte, Jr. and extend our deepest condolences to his family, friends and the many people whose lives he has touched; and

*Be It Further Resolved*, That suitable copies of this resolution be prepared and presented to the family of William Bonaparte, Jr.

---

*Presented By*

**ALDERMAN HARRIS (8<sup>th</sup> Ward):**

**TRIBUTE TO LATE ALMA HIGH-BRUCHE.**

[R2019-470]

WHEREAS, Almighty God in His infinite wisdom and judgment has called Mrs. Alma High-Bruce, an outstanding citizen of the 8<sup>th</sup> Ward, to her everlasting reward a few days ago, and she recently returned to the heavenly realm on July 1, 2019; and

WHEREAS, Alma's daily prayer was "God allow me to see 100 years and keep me on my feet". Not only did God grant this request, but she was given an overflow of nine months before she was called home to be with Him; and

WHEREAS, Alma embarked on her journey of life on September 21, 1918 with her parents, Mary F. (Collins) Stamps and Dock Stamps in Indianola, Mississippi. As a young girl, while working with her parents in cotton fields, she would find out that there were elderly neighbors who were disabled and very ill, and she would walk several miles to help them and nurse them back to health. This spirit of serving continued throughout her life, even leading up to her adult career in nursing. Alma left Mississippi on December 26, 1939 and moved to Chicago at 21 years old; and

WHEREAS, At nine years old, she accepted Christ and was baptized in the Mississippi River. Alma joined Ebenezer Missionary Baptist Church in 1943 and served on many committees and organizations during her membership there. Alma loved traveling around the world, especially with her best friend of 75 years, Rosie McGee; and

WHEREAS, On Monday, July 1, 2019, Alma entered into eternal rest. She was preceded in death by her first and second husbands, Clarence High and Charles Bruce; two sons, Charles Bruce (Carrie) and Eddie L. Bruce (Marion); two daughters, Mary E. Perry (Famous) and Mary L. Brantly (Michael); and one sister, Lettie B. Thomas (Richard); and

WHEREAS, Alma leaves to cherish her memory two sons, Samuel L. Bruce (Mildred) of Montgomery, Alabama, and Lonnie Bruce (Marty) of Chicago, Illinois; two daughters, Mary A. Davenport of Aurora, Illinois and Wilier German of Montgomery, Alabama; one niece, Khadija Haqqe; one nephew, Richard V. Thomas; 21 grandchildren; many, many great-grandchildren and great-great-grandchildren; three godchildren, Adrienne Henton (George), Vera Smith and Rocky Willis (Anne); a host of children who called her Mom; 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, do hereby express our deep sorrow on the passing of Mrs. Alma High-Bruce and extend to her family our sincere condolences; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Mrs. Alma High-Bruce.

---

*TRIBUTE TO LATE CARY MC CLAIN.*

[R2019-471]

WHEREAS, Almighty God in His infinite wisdom and judgment has called Mr. Cary "Bubba" McClain, an outstanding citizen, to his everlasting reward a few days ago, and he recently returned to the heavenly realm on June 28, 2019; and

WHEREAS, Cary "Bubba" McClain was born to the union of Cary McClain, Sr. and Clara Hopkins McClain on April 19, 1943. Both of his parents preceded him in death. He was a native of Norwood, Louisiana; and

WHEREAS, Cary accepted Christ at an early age and was baptized by the late Reverend Ulysses Hayes at Antioch Baptist Church in Norwood, Louisiana. Cary was a kind, tenderhearted and outspoken individual who gave to the less fortunate and greeted everyone with a big smile. Cary graduated from West High School in Jackson, Louisiana in 1961; and

WHEREAS, After completing high school, Cary joined the United States Army. Once his Army fulfillment was completed, he relocated to Chicago, Illinois where he took on employment at Ford Motor Company. He retired in 2004 after 37 years of service. He was a dedicated and devoted employee. He had a special love for his children, Cary McLain III, Kimberly Scott, Alicia Johnson and Devin McClain. He was a member of Second Mount Vernon Baptist Church in Chicago, Illinois, pastored by Reverend Davis until his health failed him; and

WHEREAS, Cary was united in Holy Matrimony to Sandra (Lucas) McClain who diligently along with their son Devin McClain cared for him throughout his illness; and

WHEREAS, Cary leaves to cherish his memories, his loving and devoted wife, Sandra McClain; his children, Cary McClain III, Kimberly Scott, Alicia (Shuntell) Johnson and Devin McClain; eight siblings, Edward (Sandra) McClain, Calumet Park, Illinois; Larry (Magdalena) McClain, Cumming, Georgia; Cora Jackson, Joyce McClain, Jane McClain, Judy McClain, Johnny (Gwendolyn) McClain, all of Baton Rouge, Louisiana; and Freddie McClain of Norwood, Louisiana; seven grandchildren; 13 nieces and nephews; 22 great-nieces and nephews and a host of cousins and friends; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, do hereby express our deep sorrow on the passing of Mr. Cary "Bubba" McClain and extend to his family our sincere condolences; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Mr. Cary "Bubba" McClain.

---

*TRIBUTE TO LATE CAIUS WILLIAMS.*

[R2019-472]

WHEREAS, Almighty God in His infinite wisdom and judgment has called Mr. Caius Williams, an outstanding citizen of the 8<sup>th</sup> Ward, to his everlasting reward a few days ago, and he recently returned to the heavenly realm on June 28, 2019; and

WHEREAS, Caius was born on April 13, 1935 to a proud father, Caius Ronzo Williams, Sr., and a proud mother, Mercea Marie, both of whom preceded him in death. Caius attended Washington Irving Elementary, Crane Tech High School and the University of Illinois before he enlisted in the United States Army; and

WHEREAS, Caius had many occupations, but his tour of duty as a police officer for the Metropolitan Water Reclamation District was his most esteemed career. Caius retired in the year 1990 after serving at the department for 21 years, and that's when the real work began! Caius served on multiple boards, councils and organizations; and

WHEREAS, Caius professed his true faith in God and his favorite scripture to dissect was Matthew 17:20, "Faith as a grain of mustard seed"; and

WHEREAS, Caius has six siblings, five who preceded him in death: Marie, Robert, Elizabeth, Shirley and Yvonne. Caius leaves behind his dear loving sister, Elviejelina Brantley; son, Marlon Edward; daughter, Veronica White; granddaughters, Elesia and Taneisha and a host of grandchildren, great-grandchildren, great-great-nieces, nephews, cousins, loving neighbors and extended family; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, do hereby express our deep sorrow on the passing of Mr. Caius Williams and extend to his family our sincere condolences; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Mr. Caius Williams.

---

*CONGRATULATIONS EXTENDED TO JAMES PAGE ON 95<sup>TH</sup> BIRTHDAY.*

[R2019-473]

WHEREAS, Almighty God in His infinite wisdom and judgment continues to show favor by granting the timeless gifts of love, joy and longevity to a beloved, longtime 8<sup>th</sup> Ward resident, Mr. James Page, who on Wednesday, July 17, 2019 will be honored by his loving family and friends as he celebrates his 95<sup>th</sup> birthday; and

WHEREAS, James was born on July 17, 1924 in Horse Cave, Kentucky. He was the second eldest son in a family of 13 siblings; and

WHEREAS, James graduated from Tennessee State University where he majored in education/agriculture; and

WHEREAS, He served his country during World War II; and

WHEREAS, James, his mother and sister, Betsy Page, migrated to Chicago in 1963; and

WHEREAS, Upon settling in the 8<sup>th</sup> Ward community, he worked as manager in the former Main Post Office until he retired; and

WHEREAS, Mr. James Page was an avid golfer and tennis player and enjoys sports, gardening, growing vegetables and flowers; and

WHEREAS, His favorite flower being the rose, he has received acknowledgement for his award-winning rose bushes; and

WHEREAS, He has nurtured a close relationship with his family and community; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the City Council of the City of Chicago, do hereby express our most heartfelt congratulations and best wishes for a wonderful July 17<sup>th</sup> celebration honoring 95 years to Mr. James Page on his birthday, and extend to his family, friends, and neighbors, our sincere happiness that he has achieved this great life milestone; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Mr. James Page.

---

*Presented By*

**ALDERMAN THOMPSON (11<sup>th</sup> Ward):**

**GRATITUDE EXTENDED TO FATHER THOMAS E. GRIFFIN FOR SERVICE TO PARISHIONERS OF ST. GABRIEL CATHOLIC CHURCH.**

[R2019-580]

WHEREAS, A special Mass will be celebrated at St. Gabriel Catholic Church in Chicago's Canaryville community on Sunday, June 30, 2019; and

WHEREAS, In recognition of Father Thomas Griffin's service to the parishioners of St. Gabriel Catholic Church, the parishioners of St. Gabriel Catholic Church will gather in a celebratory farewell Mass on June 30, 2019; and

WHEREAS, The Chicago City Council has been informed of this occasion by the Honorable Patrick D. Thompson, Alderman of the 11<sup>th</sup> Ward; and

WHEREAS, Father Thomas Griffin was raised in Holy Rosary Parish in the Roseland area where he attended grammar school; and

WHEREAS, In 1972, Father Thomas Griffin graduated from Mendel High School, where he later graduated from DePaul with a B.S. in accounting; and

WHEREAS, In 1976, Father Thomas Griffin entered the Augustinian Seminary and was first ordained into the priesthood in April of 1983; and

WHEREAS, Father Thomas Griffin became a Navy Reserve Chaplain in 1986 through 2000; and

WHEREAS, Father Thomas Griffin was appointed pastor of St. Gabriel Catholic Church in 2012. On June 30, 2019, the community of Canaryville and the parishioners of St. Gabriel Church will gather in a celebratory farewell Mass; and

WHEREAS, Father Thomas Griffin's impact was seen immediately and his impact will continue to be seen in the weeks and years to come, even after his departure from St. Gabriel Catholic Church; and

WHEREAS, Father Thomas Griffin's outstanding service to the parishioners of St. Gabriel Parish and the community of Canaryville in living the vocation of Holy Orders; and

WHEREAS, Father Thomas Griffin's humility and reverence were only a few of his qualities. Father Griffin embraced and could relate to all age groups and embraced everyone in all their joy and sorrows; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 24<sup>th</sup> day of July 2019, do hereby express our gratitude on behalf of the community of Canaryville and the parishioners of St. Gabriel's Catholic Church for Father Thomas E. Griffin's outstanding service over the years; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Father Thomas E. Griffin, O.S.A.

---

GRATITUDE EXTENDED TO FATHER WOJCIECH ARTUR MARAT FOR  
OUTSTANDING SERVICE TO PARISHIONERS OF ST. BARBARA'S CHURCH.

[R2019-581]

WHEREAS, A special Mass will be celebrated by Father Wojciech Artur Marat at St. Barbara Church on Sunday, June 30, 2019; and

WHEREAS, In recognition of Father Marat's service to the parishioners of St. Barbara Church, the parishioners of St. Barbara's will gather in a celebratory farewell Mass on June 30, 2019; and

WHEREAS, The Chicago City Council has been informed of this occasion by the Honorable Patrick D. Thompson, Alderman of the 11<sup>th</sup> Ward; and

WHEREAS, Father Marat was first ordained into the priesthood on June 16, 1988; and

WHEREAS, Father Marat attended John Paul II Catholic University of Lublin where he received degrees in canon law; and

WHEREAS, Father Marat served as a chaplain to the Bialystock associations of Catholic doctors from 1998 -- 2000 and lawyers as adjutant judicial vicar and judge of the metropolitan tribunal from 2000 -- 2002; and

WHEREAS, Father Marat served as defender of the bond for the metropolitan tribunal from 2003 -- 2006, 2012 -- present and as a judge on the metropolitan tribunal from 2006 -- 2011 in the Archdiocese of Chicago; and

WHEREAS, Father Marat has served as associate pastor of St. Richard, St. John Fisher and St. Thecla before receiving his assignment at St. Barbara Parish in September of 2013, the community of Bridgeport, and the parishioners of St. Barbara's Church will gather in a celebratory farewell Mass; and

WHEREAS, Father Marat's outstanding service to the parishioners of St. Barbara's Church and the community of Bridgeport in living the vocation of Holy Orders; and

WHEREAS, Father Marat's humility and reverence were only a few of his qualities. Father Marat embraced and could relate to all age groups and embraced everyone in all their joys and sorrows; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 24<sup>th</sup> day of July 2019, do hereby express our gratitude and thanks on behalf of the community of the 11<sup>th</sup> Ward and the parishioners of St. Barbara's Church for Father Wojciech Artur Marat's outstanding service over the years; and

*Be It Further Resolved*, A suitable copy of this resolution be prepared and presented to Father Wojciech Artur Marat.

*GRATITUDE EXTENDED TO FATHER PETER MC QUINN FOR SERVICE TO PARISHIONERS OF ALL SAINTS-ST. ANTHONY CHURCH.*

[R2019-582]

WHEREAS, A special Mass will be celebrated by Father Peter McQuinn at All Saints-St. Anthony Church in Chicago's Bridgeport community on Sunday, June 30, 2019; and

WHEREAS, In recognition of Father Peter McQuinn's service to the parishioners of All Saints-St. Anthony, the parishioners of All Saints-St. Anthony Church will gather in a celebratory farewell Mass on June 30, 2019; and

WHEREAS, The Chicago City Council has been informed of this occasion by the Honorable Patrick D. Thompson, Alderman of the 11<sup>th</sup> Ward; and

WHEREAS, Father Peter McQuinn was first ordained into the priesthood on May 18, 1991; and

WHEREAS, Father Peter McQuinn attended St. Celestine School in Elmwood Park and Holy Cross High School in River Grove; and

WHEREAS, Father Peter McQuinn attended St. Mary of the Lake University where he received a masters in divinity, theology and religious vocations; and

WHEREAS, Father Peter McQuinn received a bachelor of arts in philosophy from Loyola University; and

WHEREAS, Father Peter McQuinn had many assignments including administrator at St. Mark, pastor at Epiphany, interim chaplain at Nazarethville Nursing Home, and associate pastor at Our Lady of the Wayside; and

WHEREAS, Father Peter McQuinn was appointed pastor of All Saints-St. Anthony Church in July of 2014. On June 30, 2019, the community of Bridgeport and the parishioners of All Saints-St. Anthony Church will gather in a celebratory farewell Mass; and

WHEREAS, Father Peter McQuinn's outstanding service to the parishioners of All Saints-St. Anthony Church and the community of Bridgeport in living vocation of Holy Orders; and

WHEREAS, Father Peter McQuinn's humility and reverence were only a few of his qualities. Father Peter embraced and could relate to all age groups; and embraced everyone in all their joy and sorrows; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 24<sup>th</sup> day of July 2019, do hereby express our gratitude

and thanks on behalf of the community of the 11<sup>th</sup> Ward and the parishioners of All Saints-St. Anthony Church for Father Peter McQuinn's outstanding service over the years; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Father Peter McQuinn.

---

*CONGRATULATIONS EXTENDED TO SAINT IGNATIUS COLLEGE PREP ON SESQUICENTENNIAL CELEBRATION AND RECOGNITION OF JULY 1, 2019 AS "A DAY FOR SAINT IGNATIUS COLLEGE PREP".*

[R2019-591]

WHEREAS, Saint Ignatius College Prep is Chicago's first Catholic Jesuit co-educational high school located in the Near West Side neighborhood. The school was founded in Chicago in 1869 by Father Arnold Damen, S.J., a Belgian missionary to the United States. Damen Avenue is actually named after founder Father Arnold Damen, S.J., who emigrated to the United States from his native Holland; and

WHEREAS, July 1, 2019 will mark 150 years that Saint Ignatius College Prep will have been in service in Chicago; and

WHEREAS, The Chicago City Council has been informed of this auspicious occasion by the Honorable Patrick D. Thompson, Alderman of the 11<sup>th</sup> Ward; and

WHEREAS, Saint Ignatius College Prep sesquicentennial celebration year will start July 1, 2019 and will end on June 30, 2020. The school has several events planned to celebrate this monumental occasion; and

WHEREAS, President of Saint Ignatius, Father Michael P. Caruso is dedicated to educating young Catholic men and women for lives of faith, love, service and leadership; and

WHEREAS, Vice-President of Saint Ignatius, John Chandler is a true pioneer of business and education and with over 45 years of experience at the school. He has worked to raise money to ensure that any child can attend that qualifies; and

WHEREAS, Saint Ignatius College Prep prides itself on being a unique and diverse community of students, alumni, parents, families, faculty, staff and friends of the school; and

WHEREAS, Saint Ignatius College Prep is outstanding teaching and personal formation, the school challenges its talented student body to intellectual excellence, integrity,

and life-long learning and growth. Inspired by the gospel of Jesus Christ, this community strives to use God's gifts to promote social justice for the greater glory of God; and

WHEREAS, Saint Ignatius College Prep's main building was designed by the Canadian architect Toussaint Menard. This is one of the five public buildings that survived the Great Chicago Fire of 1871; and

WHEREAS, On October 8, 1871, the Chicago Fire began on Jefferson and DeKoven Streets, just five blocks from Saint Ignatius. The flames were headed toward the school and Father Damen stood on his front porch and prayed that his beloved church and college be saved; and

WHEREAS, Saint Ignatius College Prep became one of the first colleges in the Chicago area, predating The University of Chicago by 20 years. It is the foundation for Loyola University Chicago. Students were taught in Latin, Greek, the elementary sciences, writing, math, and rhetoric. In 1922, Saint Ignatius College Prep adopted the modern form of an American high school. The school buildings on Roosevelt Road were edged around by Holy Family Church and Elementary School to the west, a neighborhood of homes to the north, and commercial establishments to its east turning around the whole area. The campus has grown from 2 acres to 25 acres; and

WHEREAS, Saint Ignatius competes in the Chicago Catholic League and the Girls Catholic Athletic Conference and is a member of the Illinois High School Association. The school's teams are stylized as the "Wolfpack"; and

WHEREAS, Saint Ignatius College Prep includes some notable alumni that include Charles Comiskey, Chicago Mayor Carter Harrison, the Honorable Patrick D. Thompson, the Honorable Roderick T. Sawyer and many more; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 24<sup>th</sup> day of July 2019, do hereby express our gratitude and congratulations to Saint Ignatius College Prep of this historic celebration and do hereby declare the first day of July 2019 as "A Day for Saint Ignatius College Prep"; and

*Be It Further Resolved*, that a suitable copy of this resolution be prepared and presented to Saint Ignatius College Prep.

---

*Presented By*

**ALDERMAN QUINN (13<sup>th</sup> Ward):**

*TRIBUTE TO LATE MANUEL T. BEDOLLA.*

[R2019-583]

WHEREAS, God in His infinite wisdom has called Manuel T. Bedolla to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by the Honorable Marty Quinn, Alderman of the 13<sup>th</sup> Ward; and

WHEREAS, Manuel T. Bedolla, beloved husband of 44 years to Maria; loving father of Manuel E. (Carolyn); cherished grandfather of Eliza and Orion; dearest son of the late Miguel Bedolla Anguiano and Flora Tapia Cervantes; fond brother of Estela, Miguel, J. Guadalupe, Salvador, Roberto, Rosa, Graciela, Leonel, Jose Luis, Baldermar, Rafael and the late Nicandro, Father Alfredo and Jose; and uncle of many; and

WHEREAS, Manuel T. Bedolla leaves a legacy of faith, dignity, compassion and love; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> day of July 2019, hereby express our sorrow on the death of Manuel T. Bedolla 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 Manuel T. Bedolla.

---

*TRIBUTE TO LATE NANCE L. DULAJ.*

[R2019-474]

WHEREAS, God in His infinite wisdom has called Nance L. Dulaj to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by the Honorable Marty Quinn, Alderman of the 13<sup>th</sup> Ward; and

WHEREAS, Nance L. Dulaj, loving mother of George (Carol), late Gloria, Glen Dulaj; cherished sister of Stan Koper; fond aunt of many nieces and nephews; and proud daughter of the late John and Anastasia Koper. Nance was born in Chicago in 1930. Her parents originally came from a region in Poland that makes them known as Highlanders. As a seven-year-old, Nance and her mother were visiting Poland when their trip was cut short. An urgent message arrived from dad telling mom, "Very important. Something is brewing. Make arrangements to return right away". Nance would learn they were on the last ship out of Poland before World War II began; and

WHEREAS, Nance L. Dulaj obtained several degrees, including two bachelor of arts, a master of arts and an Illinois Teaching Certificate. Nance was an accomplished journalist with the *Southwest News Herald* where she wrote a column for 37 years; she was also an actress in many films and theater plays; and

WHEREAS, Nance L. Dulaj leaves a legacy of faith, dignity, compassion and love; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> day of July 2019, do hereby express our sorrow on the death of Nance L. Dulaj 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 Nance L. Dulaj.

---

TRIBUTE TO LATE THOMAS G. RICHARDS.

[R2019-475]

WHEREAS, God in His infinite wisdom has called Thomas "Tucker" G. Richards to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by the Honorable Marty Quinn, Alderman of the 13<sup>th</sup> Ward; and

WHEREAS, Thomas "Tucker" Richards passed at age 56. Devoted fiancée of Diane Dorn; loving brother of Jim (Kathy), Karen Cronin, Sue (Brian) Zygadlo, Laura, the late Gene, Jr., and the late Robert Richards; beloved son of the late Gene W. and the late Lois (nee Futter) Richards; fond uncle of Shawn (Jackie), Jim (Kathy), Kyle (Shalmar), Ryan (Melissa Richards) and Eric Cronin; devoted friend to many in both Edgerton, Wisconsin, and Chicago, Illinois; and member of the Carpenters Union Local Number 10; and

WHEREAS, Thomas "Tucker" G. Richards leaves a legacy of faith, dignity, compassion and love; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> day of July 2019, hereby express our sorrow on the death of Thomas "Tucker" G. Richards 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 Thomas "Tucker" G. Richards.

*CONGRATULATIONS EXTENDED TO RAMONA HALUSKA ON 45 YEARS OF DEDICATED SERVICE TO WALGREENS.*

[R2019-476]

WHEREAS, Ramona Haluska celebrated 45 years of working at Walgreens; and

WHEREAS, The City Council has been informed of this prestigious occasion by the Honorable Marty Quinn, Alderman of the 13<sup>th</sup> Ward; and

WHEREAS, Ramona is currently working as a pharmacy technician at the Walgreens located at 6016 West 63<sup>rd</sup> Street where she proudly serves the customers of Chicago. Ramona's time at Walgreens is an excellent example of helping customers get, stay and live well because of our dedication to helping customers and the community; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 24<sup>th</sup> day of July 2019, do hereby congratulate Ramona Haluska on her 45 years of service; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Ramona Haluska.

---

*Presented By*

***ALDERMAN BURKE (14<sup>th</sup> Ward):***

*TRIBUTE TO LATE MARGARET BLACKSHERE.*

[R2019-585]

WHEREAS, Margaret Blackshere, a powerful and historic force in Illinois labor and politics is survived by her sons Michael and Thomas; devoted grandmother of Michael, Alex, Quinn and Raquel Blackshere; fond sister of Patricia Smith, has gone on to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, Margaret was raised in North Venice, Illinois, by her mother Frances and aunt Margie; and

WHEREAS, Margaret began her career in education as a kindergarten teacher in Madison, Illinois, after obtaining her master's degree in education at Southern Illinois University in Edwardsville; while attending SIUE she served as a student trustee and after completing her studies she served as a trustee after being appointed by the governor; she immediately saw the need for Madison teachers to have union representation during their contract negotiations and instigated an organizing drive that led to the Madison teachers joining the Illinois Federation of Teachers; and

WHEREAS, Margaret was the first woman to head the state AFL-CIO and was a member of the Democratic National Committee and as a delegate to the party's presidential nominating conventions; and

WHEREAS, Margaret's work to elect worker-friendly legislators and state-wide officials has given Labor a strong voice in Springfield and Washington; her efforts on key state legislation like raising minimum wage, expanding health care, enacting card check for public employees, revamping unemployment insurance, and revising workers' compensation laws, have been invaluable and; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 24<sup>th</sup> day of July 2019, do hereby express our sorrow and extend deepest condolences to the family of Margaret Blackshere on her passing, July 6, 2019; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Margaret Blackshere's family in remembrance.

---

*TRIBUTE TO LATE JOAN MC KENNA.*

[R2019-603]

WHEREAS, Joan McKenna has been called to eternal life by the wisdom of God at the age of 88; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, Joan McKenna was the much adored mother of Suzanne Sullivan, Karen Sullivan, Joanie Dowdle, Kathleen McKenna, Margaret Smith, Andrew, Jr. and William and an extraordinary grandmother; and

WHEREAS, Born, Mary Joan Pickett, a native of Chicago, Joan McKenna grew up in the South Shore neighborhood, graduated from Aquinas High School, attended St. Mary of the Wood College in Indiana before transferring to Mundelein College in Chicago, where she received a bachelor's degree in 1953; and

WHEREAS, Joan McKenna worked in market research for the Container Corporation of America after graduating from college; and

WHEREAS, Joan McKenna married her grammar school classmate, Andrew, in 1953, her husband of 66 years, former McDonald's Corporation chairman and former board member of the Tribune Company; and

WHEREAS, Joan McKenna was involved in some of the Chicago's most important institutions, serving on the Northwestern University Women's Board, the Field Museum of Natural History's Women's Board and working behind the scenes at the Lyric Opera of Chicago; and

WHEREAS, Her love of life and ability to live it to the fullest endeared Joan McKenna 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, Joan McKenna and her interest in faith, family and friends ran deep, and she will be dearly missed and fondly remembered by her many relatives, friends and admirers; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 24<sup>th</sup> day of July 2019, do hereby commemorate Joan McKenna for her grace-filled life and do hereby express our condolences to her family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Joan McKenna.

---

*TRIBUTE TO LATE LOIS WILLE.*

[R2019-602]

WHEREAS, Lois Wille, two-time Pulitzer Prize winner was a trailblazer of immense talent, fortitude and considerable charm; Lois Wille is survived by her husband, Wayne Wille and her two nephews, Eric and David Kroeber and several great-nephews and great-nieces, has gone on to her, eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, Lois was born in Chicago on September 19, 1931 to her father, Walter Kroeber, a German-born architect who had moved to Chicago in 1924, and her mother, Adele Kroeber, was a homemaker of German ancestry whose forebears had roots in the Chicago area stretching back to the 1880s; and

WHEREAS, Lois attended high school in Arlington Heights before enrolling in Northwestern University where she received bachelor's and master's degrees from the university's Medill School of Journalism. She was managing editor of the newspaper, the *Daily Northwestern*; and

WHEREAS, Lois worked for a couple of business magazines and an insurance company before being hired by the *Daily News* in 1956, her first job being assistant to fashion editor Peg Zwecker; and

WHEREAS, After the *Daily News* ceased publication in 1978, Lois took over the editorial page for the *Sun-Times* eventually working for the *Chicago Tribune*, where she became assistant editorial page editor before taking the top spot in 1987; and

WHEREAS, Lois distinguished herself by her palpable desire to right wrongs and improve life for Chicagoans working as a reporter for more than three decades as a reporter and editor for the *Chicago Daily News*, *Sun-Times* and *Tribune*, when she retired from the *Tribune* in 1991; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 24<sup>th</sup> day of July 2019, do hereby express our sorrow and extend deepest condolences to the family of Lois Wille on her passing, July 23, 2019; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Lois Wille's family in remembrance.

---

**CONGRATULATIONS EXTENDED TO CAROLE L. BROWN ON RETIREMENT AS CHIEF FINANCIAL OFFICER OF CITY OF CHICAGO.**

[R2019-468]

WHEREAS, Carole L. Brown, has stepped down as chief financial officer of the City of Chicago in May 2019, after four years of dedicated service; and

WHEREAS, The Chicago City Council has been informed of her retirement by Alderman Edward M. Burke; and

WHEREAS, A native of Baltimore, Maryland, Carole L. Brown graduated from Harvard University with an A.B. in government and in 1986 earned a master's degree in management from the Kellogg School of Management at Northwestern University; and

WHEREAS, Carole L. Brown joined Siebert Brandford Shank & Co. LLC and later Mesirow Financial; and

WHEREAS, Carole L. Brown was named managing director of the Midwest at Barclay's Capital, serving as senior investment banker for municipal clients in the Midwest region with responsibility for the firm's client relationships in Atlanta, Washington, D.C., and Los Angeles; and

WHEREAS, Carole L. Brown served as a trustee to the Policemen's Annuity & Benefit Fund of Chicago and was chairman of the Chicago Transit Authority from 2003 -- 2009; and

WHEREAS, During her CTA tenure, Carole L. Brown used her financial expertise to help the CTA address structural deficits through efficiencies and reforms, financing billions of dollars in deferred maintenance, rail improvements, and capital construction and helped oversee development of the Pink Line and the first Blue Line reconstruction project; and

WHEREAS, A member of Mayor Rahm Emanuel's first-term transition team, she headed the City's tax-increment financing (TIF) advisory panel and served as chairman of the TIF Reform Panel; and

WHEREAS, As chairman of the TIF Reform Panel, Carole L. Brown helped develop a comprehensive TIF policy, and recommended metrics to track the performance of TIF districts and projects, and improved the transparency of the City's use of TIF; and

WHEREAS, On May 15, 2015, Mayor Rahm Emanuel appointed Carole L. Brown chief financial officer for the City of Chicago succeeding Lois Scott; and

WHEREAS, Carole L. Brown has been recognized and honored by numerous organizations including the Leadership of Greater Chicago, bestowing upon her in 2002 the prestigious designation of Fellow and in 2007, Distinguished Fellow; and

WHEREAS, Additionally, Carole L. Brown was listed in "40 under 40" in 2003 and "25 Women to Watch" by *Crain's Chicago Business* in 2007; and

WHEREAS, In 2007, Carole L. Brown was awarded the Legacy Award at the Working Mother's Chicago Multicultural Women's Town Hall; and

WHEREAS, Beginning in 2011, she served as an appointee to the State of Illinois Budget for Results Commission; and

WHEREAS, Carole L. Brown served on the boards of several nonprofit organizations, including the Illinois Council Against Handgun Violence, the Board of the Chicago Community Trust, Metropolitan Planning Council, and One Fund Chicago; and

WHEREAS, Carole L. Brown has been a member of the Illinois Budget for Results Commission since 2011 and served on the corporate board of AAA-the Auto Club Group; and

WHEREAS, Through her wisdom and guidance, Carole L. Brown has helped to craft a brighter economic future for the citizens of Chicago; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 24<sup>th</sup> day of July 2019, do hereby thank Carole L. Brown for her four years of distinguished service to the City of Chicago as chief financial officer, and wish her the very best as she begins the next phase of her life; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Carole L. Brown.

---

**CONGRATULATIONS EXTENDED TO ERIN O'DONNELL ON RETIREMENT AS  
MANAGING DEPUTY COMMISSIONER OF MIDWAY INTERNATIONAL AIRPORT.**

[R2019-584]

WHEREAS, Erin O'Donnell has stepped down as managing deputy commissioner of the City of Chicago Midway International Airport in July 2019, after 33 years of dedicated service; and

WHEREAS, The Chicago City Council has been informed of her retirement by Alderman Edward M. Burke; and

WHEREAS, A native of Garfield Ridge neighborhood, Erin has a B.S. in accounting and a master's in business administration; and

WHEREAS, Erin has been employed with the City of Chicago Department of Aviation since 1986; and

WHEREAS, After graduating from Northern Illinois University in 1991, she began working for the Aviation Department full-time -- first at Midway International Airport and later at O'Hare International Airport, in the department's real estate division; and

WHEREAS, During her tenure with the Aviation Department, Erin has held positions in airfield operations, finance and administration divisions at Midway, as well as senior airport properties manager at O'Hare International Airport; and

WHEREAS, In 1997, Erin was appointed deputy commissioner of Midway; and

WHEREAS, In 2004, she was promoted to managing deputy commissioner of Midway International Airport and oversaw a \$200 Million operating budget; and

WHEREAS, In this position, Erin was responsible for the day-to-day operations of the airport including finance and administration, airside and landside operations, vehicle services, and community relations; and

WHEREAS, Erin has managed three major initiatives at Midway: the Long-Term Lease of Midway, the Midway Terminal Development Program and the Midway Modernization Program; and

WHEREAS, Additionally, in 2000, Erin O'Donnell was listed in "40 under 40" by *Crain's Chicago Business*, that same year Erin was honored Woman of the Year by Women's Transportation Seminar; and

WHEREAS, Erin received the 2003 March of Dimes Transportation Person of the Year Award; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 24<sup>th</sup> day of July 2019, do hereby thank Erin O'Donnell for her many years of distinguished service to the City of Chicago as managing deputy commissioner, and wish her the very best as she begins the next phase of her life; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Erin O'Donnell.

---

*Presented By*

**ALDERMAN LOPEZ (15<sup>th</sup> Ward):**

**CONGRATULATIONS EXTENDED TO MARKEITA C. ALFARO ON 65<sup>TH</sup> BIRTHDAY.**

[R2019-480]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Markeita C. Alfaro in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Markeita C. Alfaro on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Markeita C. Alfaro now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Markeita C. Alfaro on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Markeita C. Alfaro for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Markeita C. Alfaro in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO GUADALUPE ALVAREZ ON  
70<sup>TH</sup> BIRTHDAY.

[R2019-481]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Guadalupe Alvarez in honor of her 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Guadalupe Alvarez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Guadalupe Alvarez has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Guadalupe Alvarez on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Guadalupe Alvarez for her continued good health, happiness and success following this, her 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Guadalupe Alvarez in honor of her 70<sup>th</sup> birthday as a token of our esteem and good wishes.

*CONGRATULATIONS EXTENDED TO RISE D. ANDERSON ON 70<sup>TH</sup> BIRTHDAY.*  
[R2019-482]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Rise D. Anderson in honor of her 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Rise D. Anderson on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Rise D. Anderson has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Rise D. Anderson on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Rise D. Anderson for her continued good health, happiness and success following this, her 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Rise D. Anderson in honor of her 70<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO DULCE M. BALDERAS ON 65<sup>TH</sup> BIRTHDAY.*

[R2019-483]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Dulce M. Balderas in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Dulce M. Balderas on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Dulce M. Balderas now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Dulce M. Balderas on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Dulce M. Balderas for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Dulce M. Balderas in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO BERTHA L. BARRAGAN ON  
65<sup>TH</sup> BIRTHDAY.

[R2019-484]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Bertha L. Barragan in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Bertha L. Barragan on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Bertha L. Barragan now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Bertha L. Barragan on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Bertha L. Barragan for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Bertha L. Barragan in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

*CONGRATULATIONS EXTENDED TO DOROTHY BROWN ON 75<sup>TH</sup> BIRTHDAY.*  
[R2019-485]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Dorothy Brown in honor of her 75<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Dorothy Brown on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Dorothy Brown has been a member of our 15<sup>th</sup> Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July A.D., do hereby congratulate Dorothy Brown on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Dorothy Brown for her continued good health, happiness and success following this, her 75<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Dorothy Brown in honor of her 75<sup>th</sup> birthday as a token of our esteem and good wishes.

—

*CONGRATULATIONS EXTENDED TO LESTINE M. BROWN ON 70<sup>TH</sup> BIRTHDAY.*  
[R2019-486]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Lestine M. Brown in honor of her 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Lestine M. Brown on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Lestine M. Brown has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Lestine M. Brown on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Lestine M. Brown for her continued good health, happiness and success following this, her 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Lestine M. Brown in honor of her 70<sup>th</sup> birthday as a token of our esteem and good wishes.

—

*CONGRATULATIONS EXTENDED TO MERLYN D. BROWN ON 70<sup>TH</sup> BIRTHDAY.*  
[R2019-487]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Merlyn D. Brown in honor of her 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Merlyn D. Brown on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Merlyn D. Brown has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Merlyn D. Brown on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Merlyn D. Brown for her continued good health, happiness and success following this, her 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Merlyn D. Brown in honor of her 70<sup>th</sup> birthday as a token of our esteem and good wishes.

*CONGRATULATIONS EXTENDED TO VELMA J. BROWN-WALKER ON 65<sup>TH</sup> BIRTHDAY.*

[R2019-488]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Velma J. Brown-Walker in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Velma J. Brown-Walker on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Velma J. Brown-Walker now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Velma J. Brown-Walker on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Velma J. Brown-Walker for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Velma J. Brown-Walker in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO SARAH ANN BRZOZOWSKI ON 70<sup>TH</sup> BIRTHDAY.*

[R2019-489]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Sarah Ann Brzozowski in honor of her 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Sarah Ann Brzozowski on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Sarah Ann Brzozowski has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Sarah Ann Brzozowski on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Sarah Ann Brzozowski for her continued good health, happiness and success following this, her 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Sarah Ann Brzozowski in honor of her 70<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO MIGUEL CARVAJAL ON 65<sup>TH</sup> BIRTHDAY.*

[R2019-490]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Miguel Carvajal in honor of his 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Miguel Carvajal on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Miguel Carvajal now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Miguel Carvajal on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Miguel Carvajal for his continued good health, happiness and success following this, his 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Miguel Carvajal in honor of his 65<sup>th</sup> birthday as a token of our esteem and good wishes.

*CONGRATULATIONS EXTENDED TO VIRGILIO CHAVEZ, JR. ON 70<sup>TH</sup> BIRTHDAY.*

[R2019-491]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Virgilio Chavez, Jr. in honor of his 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Virgilio Chavez, Jr. on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Virgilio Chavez, Jr. has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Virgilio Chavez, Jr. on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Virgilio Chavez, Jr. for his continued good health, happiness and success following this, his 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Virgilio Chavez, Jr. in honor of his 70<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO FREDDIE L. CHRISTIAN ON 70<sup>TH</sup> BIRTHDAY.*

[R2019-492]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Freddie L. Christian in honor of his 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Freddie L. Christian on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Freddie L. Christian has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Freddie L. Christian on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Freddie L. Christian for his continued good health, happiness and success following this, his 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Freddie L. Christian in honor of his 70<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO ELLA E. CRISTLER ON 70<sup>TH</sup> BIRTHDAY.  
[R2019-493]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Ella E. Cristler in honor of her 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Ella E. Cristler on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Ella E. Cristler has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Ella E. Cristler on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Ella E. Cristler for her continued good health, happiness and success following this, her 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Ella E. Cristler in honor of her 70<sup>th</sup> birthday as a token of our esteem and good wishes.

*CONGRATULATIONS EXTENDED TO VICTOR J. DE-LA-GARZA ON 65<sup>TH</sup> BIRTHDAY.*

[R2019-494]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Victor J. De-La-Garza in honor of his 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Victor J. De-La-Garza on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Victor J. De-La-Garza now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Victor J. De-La-Garza on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Victor J. De-La-Garza for his continued good health, happiness and success following this, his 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Victor J. De-La-Garza in honor of his 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO FERNANDO DELGADO, SR. ON 70<sup>TH</sup> BIRTHDAY.*

[R2019-495]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Fernando Delgado, Sr. in honor of his 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Fernando Delgado, Sr. on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Fernando Delgado, Sr. has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Fernando Delgado, Sr. on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Fernando Delgado, Sr. for his continued good health, happiness and success following this, his 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Fernando Delgado, Sr. in honor of his 70<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO ROSA E. DESROSIERS ON  
65<sup>TH</sup> BIRTHDAY.

[R2019-496]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Rosa E. Desrosiers in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Rosa E. Desrosiers on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Rosa E. Desrosiers now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Rosa E. Desrosiers on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Rosa E. Desrosiers for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Rosa E. Desrosiers in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO CHARLES C. DURHAM ON 65<sup>TH</sup> BIRTHDAY.

[R2019-497]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Charles C. Durham in honor of his 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Charles C. Durham on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Charles C. Durham now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Charles C. Durham on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Charles C. Durham for his continued good health, happiness and success following this, his 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Charles C. Durham in honor of his 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO RITA ESTRADA ON 65<sup>TH</sup> BIRTHDAY.

[R2019-498]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Rita Estrada in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Rita Estrada on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Rita Estrada now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Rita Estrada on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Rita Estrada for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Rita Estrada in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO BERNADETTE T. FRONCZAK ON 70<sup>TH</sup> BIRTHDAY.

[R2019-499]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Bernadette T. Fronczak in honor of her 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Bernadette T. Fronczak on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Bernadette T. Fronczak has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Bernadette T. Fronczak on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Bernadette T. Fronczak for her continued good health, happiness and success following this, her 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Bernadette T. Fronczak in honor of her 70<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO ELLIS GANDY ON 70<sup>TH</sup> BIRTHDAY.*

[R2019-500]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Ellis Gandy in honor of his 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Ellis Gandy on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Ellis Gandy has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Ellis Gandy on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Ellis Gandy for his continued good health, happiness and success following this, his 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Ellis Gandy in honor of his 70<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO LIBRADA GONZALEZ ON 80<sup>TH</sup> BIRTHDAY.*

[R2019-586]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Librada "Lavis" Gonzalez in special recognition and honor on her 80<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to

extend his personal tribute and admiration to Livis on the occasion of this momentous day as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Livis has been a member of our 15<sup>th</sup> Ward seniors community for the last 15 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; and

WHEREAS, Livis has raised a beautiful family with her husband Carlos in the historic Brighton Park community; and

WHEREAS, We share in celebrating her life with her immediate and extended family including Martha and Ramiro Marin along with their children, Ramiro Marin, Jr., Cynthia Lopez and Christine Mendoza; Elda Casas and her children, Kristopher Casas and Amanda Casas; Juan Gonzalez, Jr. with his children, Samuel Gonzalez and Michelle Gonzalez; Lalo Gonzalez and his children, Sophia Gonzalez, Olivia Gonzalez, Adam Gonzalez and Daniel Gonzalez; Sergio Gonzalez, his children, Aaron Gonzalez and Joshua Gonzalez; Silvia Torres and her children, Savanna Torres and Mariah Torres; and Leticia Gonzalez and her children, Juan Gonzalez, Gabriel Gonzalez and Emily Gonzalez; and

WHEREAS, We join the faith community of Immaculate Conception Parish in recognizing her commitment to the community over the last 15 years in attending retreats, helping fellow parishioners, and building the community through her prayers; and

WHEREAS, Livis is a very outgoing, loving and fun member of the community who enjoys being with her friends, family, traveling to Mexico and beyond; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> day of July 2019 A.D., do hereby congratulate Librada "Livis" Gonzalez on her 80<sup>th</sup> birthday with wishes for her continued good health, happiness and success; and

*Be It Further Resolved*, That suitable copies of this resolution be presented to Librada "Livis" Gonzalez and her husband, as well as their seven children, in honor of her 80<sup>th</sup> birthday as a token of our esteem and best wishes.

---

CONGRATULATIONS EXTENDED TO RICHARD GONZALEZ, JR. ON 65<sup>TH</sup> BIRTHDAY.

[R2019-501]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Richard Gonzalez, Jr. in honor of his 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Richard Gonzalez, Jr. on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Richard Gonzalez, Jr. now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Richard Gonzalez, Jr. on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Richard Gonzalez, Jr. for his continued good health, happiness and success following this, his 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Richard Gonzalez, Jr. in honor of his 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO SHEILA Y. GORDON-YOUNGBLOOD ON 65<sup>TH</sup> BIRTHDAY.*

[R2019-502]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Sheila Y. Gordon-Youngblood in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Sheila Y. Gordon-Youngblood on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Sheila Y. Gordon-Youngblood now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Sheila Y. Gordon-Youngblood on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Sheila Y. Gordon-Youngblood for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Sheila Y. Gordon-Youngblood in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO AGNES GRANT ON 65<sup>TH</sup> BIRTHDAY.*

[R2019-503]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Agnes Grant in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Agnes Grant on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Agnes Grant now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Agnes Grant on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Agnes Grant for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Agnes Grant in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO ADOLFO M. GRIEGO ON 75<sup>TH</sup> BIRTHDAY.*

[R2019-504]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Adolfo M. Griego in honor of his 75<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Adolfo M. Griego on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Adolfo M. Griego has been a member of our 15<sup>th</sup> Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Adolfo M. Griego on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Adolfo M. Griego for his continued good health, happiness and success following this, his 75<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Adolfo M. Griego in honor of his 75<sup>th</sup> birthday as a token of our esteem and good wishes.

—

*CONGRATULATIONS EXTENDED TO LILIA GUARDADO ON 65<sup>TH</sup> BIRTHDAY.*  
[R2019-505]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Lilia Guardado in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Lilia Guardado on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Lilia Guardado now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Lilia Guardado on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Lilia Guardado for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Lilia Guardado in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO FILEMON GUTIERREZ ON 70<sup>TH</sup> BIRTHDAY.

[R2019-506]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Filemon Gutierrez in honor of his 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Filemon Gutierrez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Filemon Gutierrez has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Filemon Gutierrez on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Filemon Gutierrez for his continued good health, happiness and success following this, his 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Filemon Gutierrez, in honor of his 70<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO CORNELIA GUYTON ON 65<sup>TH</sup> BIRTHDAY.

[R2019-507]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Cornelia Guyton in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Cornelia Guyton on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Cornelia Guyton now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Cornelia Guyton on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Cornelia Guyton for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Cornelia Guyton in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO GWENDOLYN HARDISON ON  
65<sup>TH</sup> BIRTHDAY.

[R2019-508]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Gwendolyn Hardison in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Gwendolyn Hardison on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Gwendolyn Hardison now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Gwendolyn Hardison on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Gwendolyn Hardison for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Gwendolyn Hardison in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO MARVIN J. HAYES ON 70<sup>TH</sup> BIRTHDAY.*

[R2019-509]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Marvin J. Hayes in honor of his 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Marvin J. Hayes on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Marvin J. Hayes has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Marvin J. Hayes on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Marvin J. Hayes for his continued good health, happiness and success following this, his 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Marvin J. Hayes, in honor of his 70<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO REDUS HEARD, JR. ON 65<sup>TH</sup> BIRTHDAY.*

[R2019-510]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Redus Heard, Jr. in honor of his 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Redus Heard, Jr. on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Redus Heard, Jr. has been a member of our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Redus Heard, Jr. on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Redus Heard, Jr. for his continued good health, happiness and success following this, his 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Redus Heard, Jr. in honor of his 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO LOURDES M. HERNANDEZ ON 65<sup>TH</sup> BIRTHDAY.

[R2019-511]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Lourdes M. Hernandez in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Lourdes M. Hernandez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Lourdes M. Hernandez now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Lourdes M. Hernandez on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Lourdes M. Hernandez for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Lourdes M. Hernandez in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO HORTENSIA JIMENEZ ON 65<sup>TH</sup> BIRTHDAY.

[R2019-512]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Hortensia Jimenez in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Hortensia Jimenez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Hortensia Jimenez now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Hortensia Jimenez on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Hortensia Jimenez for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Hortensia Jimenez in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO CLARA E. HOWARD ON 65<sup>TH</sup> BIRTHDAY.

[R2019-513]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Clara E. Howard in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Clara E. Howard on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Clara E. Howard now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Clara E. Howard on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Clara E. Howard for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Clara E. Howard in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

—

*CONGRATULATIONS EXTENDED TO BETHINA HUTAY ON 75<sup>TH</sup> BIRTHDAY.*

[R2019-514]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Bethina Hutay in honor of her 75<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Bethina Hutay on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Bethina Hutay has been a member of our 15<sup>th</sup> Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Bethina Hutay on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Bethina Hutay for her continued good health, happiness and success following this, her 75<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Bethina Hutay in honor of her 75<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO JESSIE M. JAKES ON 70<sup>TH</sup> BIRTHDAY.

[R2019-515]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Jessie M. Jakes in honor of her 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Jessie M. Jakes on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Jessie M. Jakes has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Jessie M. Jakes on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Jessie M. Jakes for her continued good health, happiness and success following this, her 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Jessie M. Jakes in honor of her 70<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO JAIME JAVIER ON 75<sup>TH</sup> BIRTHDAY.

[R2019-516]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Jaime Javier in honor of his 75<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Jaime Javier on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Jaime Javier has been a member of our 15<sup>th</sup> Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Jaime Javier on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Jaime Javier for his continued good health, happiness and success following this, his 75<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Jaime Javier in honor of his 75<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO GERALD E. KASPER ON 75<sup>TH</sup> BIRTHDAY.  
[R2019-517]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Gerald E. Kasper in honor of his 75<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Gerald E. Kasper on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Gerald E. Kasper has been a member of our 15<sup>th</sup> Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Gerald E. Kasper on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Gerald E. Kasper for his continued good health, happiness and success following this, his 75<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Gerald E. Kasper in honor of his 75<sup>th</sup> birthday as a token of our esteem and good wishes.

*CONGRATULATIONS EXTENDED TO DONNIE G. KINGCADE, SR. ON 70<sup>TH</sup> BIRTHDAY.*

[R2019-519]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Donnie G. Kingcade, Sr. in honor of his 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Donnie G. Kingcade, Sr. on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Donnie G. Kingcade, Sr. has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Donnie G. Kingcade, Sr. on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Donnie G. Kingcade, Sr. for his continued good health, happiness and success following this, his 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Donnie G. Kingcade, Sr. in honor of his 70<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO SANDRA J. KINGCADE ON 70<sup>TH</sup> BIRTHDAY.*

[R2019-518]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Sandra J. Kingcade in honor of her 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Sandra J. Kingcade on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Sandra J. Kingcade has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Sandra J. Kingcade on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Sandra J. Kingcade for her continued good health, happiness and success following this, her 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Sandra J. Kingcade in honor of her 70<sup>th</sup> birthday as a token of our esteem and good wishes.

—

*CONGRATULATIONS EXTENDED TO RONALD J. KOZIOL ON 65<sup>TH</sup> BIRTHDAY.*

[R2019-520]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Ronald J. Koziol in honor of his 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Ronald J. Koziol on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Ronald J. Koziol now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Ronald J. Koziol on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Ronald J. Koziol for his continued good health, happiness and success following this, his 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Ronald J. Koziol in honor of his 65<sup>th</sup> birthday as a token of our esteem and good wishes.

*CONGRATULATIONS EXTENDED TO DALLAS LANDON ON 75<sup>TH</sup> BIRTHDAY.*

[R2019-521]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Dallas Landon in honor of her 75<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Dallas Landon on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Dallas Landon has been a member of our 15<sup>th</sup> Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Dallas Landon on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Dallas Landon for her continued good health, happiness and success following this, her 75<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Dallas Landon in honor of her 75<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO LIDIA LEON ON 70<sup>TH</sup> BIRTHDAY.*

[R2019-522]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Lidia Leon in honor of her 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Lidia Leon on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Lidia Leon has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Lidia Leon on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Lidia Leon for her continued good health, happiness and success following this, her 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Lidia Leon in honor of her 70<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO DOROTHY M. LIVINGSTON ON 70<sup>TH</sup> BIRTHDAY.

[R2019-523]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Dorothy M. Livingston in honor of her 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Dorothy M. Livingston on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Dorothy M. Livingston has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Dorothy M. Livingston on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Dorothy M. Livingston for her continued good health, happiness and success following this, her 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Dorothy M. Livingston in honor of her 70<sup>th</sup> birthday as a token of our esteem and good wishes.

*CONGRATULATIONS EXTENDED TO MARVIN LOWE ON 65<sup>TH</sup> BIRTHDAY.*

[R2019-524]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Marvin Lowe in honor of his 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Marvin Lowe on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Marvin Lowe now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Marvin Lowe on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Marvin Lowe for his continued good health, happiness and success following this, his 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Marvin Lowe in honor of his 65<sup>th</sup> birthday as a token of our esteem and good wishes.

—

*CONGRATULATIONS EXTENDED TO MARIA DEL CARMEN LOZANO ON 65<sup>TH</sup> BIRTHDAY.*

[R2019-525]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Maria Del Carmen Lozano in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Maria Del Carmen Lozano on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Maria Del Carmen Lozano now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Maria Del Carmen Lozano on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Maria Del Carmen Lozano for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Maria Del Carmen Lozano in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO RITA M. MAHER ON 65<sup>TH</sup> BIRTHDAY.

[R2019-526]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Rita M. Maher in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Rita M. Maher on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Rita M. Maher now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Rita M. Maher on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Rita M. Maher for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Rita M. Maher in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

*CONGRATULATIONS EXTENDED TO MINNIE MARTIN ON 70<sup>TH</sup> BIRTHDAY.*

[R2019-527]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Minnie Martin in honor of her 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Minnie Martin on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Minnie Martin has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Minnie Martin on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Minnie Martin for her continued good health, happiness and success following this, her 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Minnie Martin in honor of her 70<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO MARK A. MASTUSEN ON 70<sup>TH</sup> BIRTHDAY.*

[R2019-528]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Mark A. Mastusen in honor of his 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Mark A. Mastusen on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Mark A. Mastusen has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Mark A. Mastusen on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Mark A. Mastusen for his continued good health, happiness and success following this, his 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Mark A. Mastusen in honor of his 70<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO MEAR W. MCKINNEY, JR. ON 65<sup>TH</sup> BIRTHDAY.

[R2019-529]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Mear W. McKinney, Jr. in honor of his 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Mear W. McKinney, Jr. on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Mear W. McKinney, Jr. now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Mear W. McKinney, Jr. on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Mear W. McKinney, Jr. for his continued good health, happiness and success following this, his 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Mear W. McKinney, Jr. in honor of his 65<sup>th</sup> birthday as a token of our esteem and good wishes.

*CONGRATULATIONS EXTENDED TO PAULINE MC KINNEY ON 75<sup>TH</sup> BIRTHDAY.*  
[R2019-530]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Pauline McKinney in honor of her 75<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Pauline McKinney on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Pauline McKinney has been a member of our 15<sup>th</sup> Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Pauline McKinney on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Pauline McKinney for her continued good health, happiness and success following this, her 75<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Pauline McKinney in honor of her 75<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO RICHARD DALE MC VICKER ON 70<sup>TH</sup> BIRTHDAY.*

[R2019-531]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Richard Dale McVicker in honor of his 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Richard Dale McVicker on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Richard Dale McVicker has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Richard Dale McVicker on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Richard Dale McVicker for his continued good health, happiness and success following this, his 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Richard Dale McVicker in honor of his 70<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO ROGER A. MERRITT ON 65<sup>TH</sup> BIRTHDAY.*  
[R2019-532]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Roger A. Merritt in honor of his 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Roger A. Merritt on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Roger A. Merritt now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Roger A. Merritt on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Roger A. Merritt for his continued good health, happiness and success following this, his 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Roger A. Merritt in honor of his 65<sup>th</sup> birthday as a token of our esteem and good wishes.

*CONGRATULATIONS EXTENDED TO COLLEEN M. OGLE ON 65<sup>TH</sup> BIRTHDAY.*

[R2019-533]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Colleen M. Ogle in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Colleen M. Ogle on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Colleen M. Ogle now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Colleen M. Ogle on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Colleen M. Ogle for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Colleen M. Ogle in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO MARIA L. ONTIVEROS ON 70<sup>TH</sup> BIRTHDAY.*

[R2019-534]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Maria L. Ontiveros in honor of her 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Maria L. Ontiveros on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Maria L. Ontiveros has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Maria L. Ontiveros on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Maria L. Ontiveros for her continued good health, happiness and success following this, her 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Maria L. Ontiveros in honor of her 70<sup>th</sup> birthday as a token of our esteem and good wishes.

—

*CONGRATULATIONS EXTENDED TO JOSE LUIS ORTEGA ON 75<sup>TH</sup> BIRTHDAY.*  
[R2019-535]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Jose Luis Ortega in honor of his 75<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Jose Luis Ortega on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Jose Luis Ortega has been a member of our 15<sup>th</sup> Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Jose Luis Ortega on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Jose Luis Ortega for his continued good health, happiness and success following this, his 75<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Jose Luis Ortega in honor of his 75<sup>th</sup> birthday as a token of our esteem and good wishes.

*CONGRATULATIONS EXTENDED TO JOSE L. OSORNIO ON 65<sup>TH</sup> BIRTHDAY.*

[R2019-536]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Jose L. Osornio in honor of his 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Jose L. Osornio on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Jose L. Osornio now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Jose L. Osornio on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Jose L. Osornio for his continued good health, happiness and success following this, his 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Jose L. Osornio in honor of his 65<sup>th</sup> birthday as a token of our esteem and good wishes.

—

*CONGRATULATIONS EXTENDED TO ELENA PAOLICCHI ON 70<sup>TH</sup> BIRTHDAY.*

[R2019-537]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Elena Paolicchi in honor of her 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Elena Paolicchi on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Elena Paolicchi has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Elena Paolicchi on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Elena Paolicchi for her continued good health, happiness and success following this, her 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Elena Paolicchi in honor of her 70<sup>th</sup> birthday as a token of our esteem and good wishes.

—

**CONGRATULATIONS EXTENDED TO LEONARDO V. PATINO ON 65<sup>TH</sup> BIRTHDAY.**

[R2019-538]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Leonardo V. Patino in honor of his 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Leonardo V. Patino on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Leonardo V. Patino now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Leonardo V. Patino on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Leonardo V. Patino for his continued good health, happiness and success following this, his 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Leonardo V. Patino in honor of his 65<sup>th</sup> birthday as a token of our esteem and good wishes.

*CONGRATULATIONS EXTENDED TO EUTIQUIO PIMENTEL-CHAVEZ ON 65<sup>TH</sup> BIRTHDAY.*

[R2019-539]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Eutiquio Pimentel-Chavez in honor of his 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Eutiquio Pimentel-Chavez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Eutiquio Pimentel-Chavez has been a member of our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Eutiquio Pimentel-Chavez on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Eutiquio Pimentel-Chavez for his continued good health, happiness and success following this, his 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Eutiquio Pimentel-Chavez in honor of his 65<sup>th</sup> birthday as a token of our esteem and good wishes.

—

*CONGRATULATIONS EXTENDED TO SOCORRO REYES ON 65<sup>TH</sup> BIRTHDAY.*

[R2019-540]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Socorro Reyes in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Socorro Reyes on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Socorro Reyes now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Socorro Reyes on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Socorro Reyes for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Socorro Reyes in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO JOSE C. RIVERA ON 65<sup>TH</sup> BIRTHDAY.*

[R2019-541]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Jose C. Rivera in honor of his 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Jose C. Rivera on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Jose C. Rivera now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Jose C. Rivera on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Jose C. Rivera for his continued good health, happiness and success following this, his 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Jose C. Rivera in honor of his 65<sup>th</sup> birthday as a token of our esteem and good wishes.

*CONGRATULATIONS EXTENDED TO MARIA ROMAN ON 75<sup>TH</sup> BIRTHDAY.*

[R2019-542]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Maria Roman in honor of her 75<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Maria Roman on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Maria Roman has been a member of our 15<sup>th</sup> Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Maria Roman on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Maria Roman for her continued good health, happiness and success following this, her 75<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Maria Roman in honor of her 75<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO SILVIA ROMERO ON 75<sup>TH</sup> BIRTHDAY.*

[R2019-543]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Silvia Romero in honor of her 75<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Silvia Romero on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Silvia Romero has been a member of our 15<sup>th</sup> Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Silvia Romero on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Silvia Romero for her continued good health, happiness and success following this, her 75<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Silvia Romero in honor of her 75<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO MARIA ROSAS ON 75<sup>TH</sup> BIRTHDAY.*

[R2019-544]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Maria Rosas in honor of her 75<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Maria Rosas on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Maria Rosas has been a member of our 15<sup>th</sup> Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Maria Rosas on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Maria Rosas for her continued good health, happiness and success following this, her 75<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Maria Rosas in honor of her 75<sup>th</sup> birthday as a token of our esteem and good wishes.

*CONGRATULATIONS EXTENDED TO EDDIE L. SHELLY ON 75<sup>TH</sup> BIRTHDAY.*

[R2019-545]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Eddie L. Shelly in honor of his 75<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Eddie L. Shelly on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Eddie L. Shelly has been a member of our 15<sup>th</sup> Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Eddie L. Shelly on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Eddie L. Shelly for his continued good health, happiness and success following this, his 75<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Eddie L. Shelly in honor of his 75<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO WILLIE STALLWORTH ON 65<sup>TH</sup> BIRTHDAY.*

[R2019-546]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Willie Stallworth in honor of his 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Willie Stallworth on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Willie Stallworth now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Willie Stallworth on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Willie Stallworth for his continued good health, happiness and success following this, his 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Willie Stallworth in honor of his 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO EDWARD STEWARD ON 65<sup>TH</sup> BIRTHDAY.  
[R2019-547]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Edward Steward in honor of his 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Edward Steward on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Edward Steward now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Edward Steward on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Edward Steward for his continued good health, happiness and success following this, his 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Edward Steward in honor of his 65<sup>th</sup> birthday as a token of our esteem and good wishes.

*CONGRATULATIONS EXTENDED TO LINO E. SUAREZ ON 75<sup>TH</sup> BIRTHDAY.*

[R2019-548]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Lino E. Suarez in honor of his 75<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Lino E. Suarez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Lino E. Suarez has been a member of our 15<sup>th</sup> Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Lino E. Suarez on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Lino E. Suarez for his continued good health, happiness and success following this, his 75<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Lino E. Suarez in honor of his 75<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO PATRICIA A. THOMPSON ON 70<sup>TH</sup> BIRTHDAY.*

[R2019-549]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Patricia A. Thompson in honor of her 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Patricia A. Thompson on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Patricia A. Thompson has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Patricia A. Thompson on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Patricia A. Thompson for her continued good health, happiness and success following this, her 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Patricia A. Thompson in honor of her 70<sup>th</sup> birthday as a token of our esteem and good wishes.

---

CONGRATULATIONS EXTENDED TO GIBSON THURMOND, JR. ON 65<sup>TH</sup> BIRTHDAY.

[R2019-550]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Gibson Thurmond, Jr. in honor of his 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Gibson Thurmond, Jr. on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Gibson Thurmond, Jr. now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Gibson Thurmond, Jr. on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Gibson Thurmond, Jr. for his continued good health, happiness and success following this, his 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Gibson Thurmond, Jr. in honor of his 65<sup>th</sup> birthday as a token of our esteem and good wishes.

*CONGRATULATIONS EXTENDED TO ROSALINA URIBE ON 70<sup>TH</sup> BIRTHDAY.*

[R2019-551]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Rosalina Uribe in honor of her 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Rosalina Uribe on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Rosalina Uribe has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Rosalina Uribe on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Rosalina Uribe for her continued good health, happiness and success following this, her 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Rosalina Uribe in honor of her 70<sup>th</sup> birthday as a token of our esteem and good wishes.

—

*CONGRATULATIONS EXTENDED TO MARIA L. VALDEZ ON 70<sup>TH</sup> BIRTHDAY.*

[R2019-552]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Maria L. Valdez in honor of her 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Maria L. Valdez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Maria L. Valdez has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Maria L. Valdez on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Maria L. Valdez for her continued good health, happiness and success following this, her 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Maria L. Valdez in honor of her 70<sup>th</sup> birthday as a token of our esteem and good wishes.

—

*CONGRATULATIONS EXTENDED TO PABLA VASQUEZ ON 70<sup>TH</sup> BIRTHDAY.*

[R2019-553]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Pabla Vasquez in honor of her 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Pabla Vasquez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Pabla Vasquez has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Pabla Vasquez on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Pabla Vasquez for her continued good health, happiness and success following this, her 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Pabla Vasquez in honor of her 70<sup>th</sup> birthday as a token of our esteem and good wishes.

*CONGRATULATIONS EXTENDED TO DEBORAH VAUGHN ON 65<sup>TH</sup> BIRTHDAY.*  
[R2019-554]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Deborah Vaughn in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Deborah Vaughn on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Deborah Vaughn now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Deborah Vaughn on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Deborah Vaughn for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Deborah Vaughn in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*CONGRATULATIONS EXTENDED TO CARMEN VELAZQUEZ ON 70<sup>TH</sup> BIRTHDAY.*

[R2019-555]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Carmen Velazquez in honor of her 70<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Carmen Velazquez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Carmen Velazquez has been a member of our 15<sup>th</sup> Ward seniors community for the last five years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Carmen Velazquez on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Carmen Velazquez for her continued good health, happiness and success following this, her 70<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Carmen Velazquez in honor of her 70<sup>th</sup> birthday as a token of our esteem and good wishes.

—

**CONGRATULATIONS EXTENDED TO ALICIA VILLAGOMEZ ON 75<sup>TH</sup> BIRTHDAY.**  
[R2019-556]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Alicia Villagomez in honor of her 75<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Alicia Villagomez on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Alicia Villagomez has been a member of our 15<sup>th</sup> Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Alicia Villagomez on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Alicia Villagomez for her continued good health, happiness and success following this, her 75<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Alicia Villagomez in honor of her 75<sup>th</sup> birthday as a token of our esteem and good wishes.

*CONGRATULATIONS EXTENDED TO EUGENE WARE ON 65<sup>TH</sup> BIRTHDAY.*

[R2019-557]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Eugene Ware in honor of his 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Eugene Ware on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Eugene Ware now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Eugene Ware on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Eugene Ware for his continued good health, happiness and success following this, his 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Eugene Ware in honor of his 65<sup>th</sup> birthday as a token of our esteem and good wishes.

—

*CONGRATULATIONS EXTENDED TO FRANK WASHINGTON ON 75<sup>TH</sup> BIRTHDAY.*

[R2019-558]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Frank Washington in honor of his 75<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Frank Washington on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Frank Washington has been a member of our 15<sup>th</sup> Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Frank Washington on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Frank Washington for his continued good health, happiness and success following this, his 75<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Frank Washington in honor of his 75<sup>th</sup> birthday as a token of our esteem and good wishes

---

**CONGRATULATIONS EXTENDED TO ANNETTE WILLIAMS ON 65<sup>TH</sup> BIRTHDAY.**  
[R2019-559]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Annette Williams in honor of her 65<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Annette Williams on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Annette Williams now belongs to our 15<sup>th</sup> Ward seniors community, of whom we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Annette Williams on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Annette Williams for her continued good health, happiness and success following this, her 65<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Annette Williams in honor of her 65<sup>th</sup> birthday as a token of our esteem and good wishes.

CONGRATULATIONS EXTENDED TO ETHEL WITT-MC CALL ON  
75<sup>TH</sup> BIRTHDAY.

[R2019-560]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Ethel Witt-McCall in honor of her 75<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Ethel Witt-McCall on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Ethel Witt-McCall has been a member of our 15<sup>th</sup> Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Ethel Witt-McCall on the occasion of her birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Ethel Witt-McCall for her continued good health, happiness and success following this, her 75<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Ethel Witt-McCall in honor of her 75<sup>th</sup> birthday as a token of our esteem and good wishes.

—

CONGRATULATIONS EXTENDED TO EUGENE J. WZOREK ON 75<sup>TH</sup> BIRTHDAY.

[R2019-561]

WHEREAS, We, the members of the Chicago City Council, wish to extend our congratulations and warmest birthday wishes to Eugene J. Wzorek in honor of his 75<sup>th</sup> birthday; and

WHEREAS, On behalf of the entire 15<sup>th</sup> Ward, Alderman Raymond Lopez would like to extend his personal tribute to Eugene J. Wzorek on the occasion of this momentous occasion as recognition for being a stellar resident of the City of Chicago; and

WHEREAS, Eugene J. Wzorek has been a member of our 15<sup>th</sup> Ward seniors community for the last 10 years, a constituency we value and treasure for all they have given and taught us in their collective lifetime; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 24<sup>th</sup> of July 2019 A.D., do hereby congratulate Eugene J. Wzorek on the occasion of his birthday; and

*Be It Further Resolved*, That we extend our warmest and heartfelt best wishes to Eugene J. Wzorek for his continued good health, happiness and success following this, his 75<sup>th</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Eugene J. Wzorek in honor of his 75<sup>th</sup> birthday as a token of our esteem and good wishes.

---

*Presented By*

**ALDERMAN MOORE (17<sup>th</sup> Ward)**  
**And OTHERS:**

**TRIBUTE TO LATE MUNIR MUHAMMAD.**

[R2019-587]

A resolution, presented by Aldermen Moore, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Thompson, Coleman, Curtis, Taylor, Brookins, Scott, Burnett, Ervin, Taliaferro, Austin, Mitts, Martin and Hadden, reading as follows:

WHEREAS, The members of this chamber were deeply saddened to learn of the death at age 69 of Munir Muhammad, a highly respected community activist and co-founder and business manager of The Coalition for the Remembrance of The Honorable Elijah Muhammad ("C.R.O.E."); and

WHEREAS, Born on March 27, 1950 to Mary Henley Waller and Robert L. Waller, Mr. Muhammad was raised in Birmingham, Alabama, where he graduated from Wenonah High School. Following his father's death in 1968, Mr. Muhammad moved to Chicago, where he first worked in the shipping and receiving department of DeMert & Dougherty, a hair care product and grooming supply company. In 1970, Mr. Muhammad became an assistant code enforcer for the City of Chicago; and

WHEREAS, In 1972, Munir Muhammad's life fundamentally changed when a friend brought him to a local mosque and introduced him for the first time to the teachings of Nation of Islam founder Elijah Muhammad. Profoundly impressed by Elijah Muhammad's message of moral and spiritual renewal, at age 22 Munir Muhammad officially joined the Nation of Islam; and

WHEREAS, Following Elijah Muhammad's death in 1975, Munir Muhammad left the Nation of Islam. Twelve years later, in 1987, he co-founded C.R.O.E., an institution dedicated to preserving the name, ideas and accomplishments of the Honorable Elijah Muhammad; and

WHEREAS, Initially consisting of a small group of individuals meeting at Munir Muhammad's South Side home to study and discuss Elijah Muhammad's teachings and speeches, C.R.O.E. quickly grew in size and moved to a building near 71<sup>st</sup> Street and Western Avenue; and

WHEREAS, In 1994, C.R.O.E. launched C.R.O.E. T.V. with Munir Muhammad as its executive director; and in 1997, C.R.O.E. T.V. established a production studio in West Englewood. As C.R.O.E. T.V.'s executive producer, Munir Muhammad hosted several television programs, including "The Munir Muhammad Show" and "Muhammad and Friends", in addition to radio programs "Political Talk" and "The Muhammad Speaks Radio Show". Today, C.R.O.E. TV programming is broadcast in cities throughout the United States, including Atlanta, New York City and Charlotte; and

WHEREAS, Over the span of his 21-year-career self-producing C.R.O.E.'s television and radio shows, Mr. Muhammad conducted more than 8,000 lengthy interviews broadcast all over the world with prominent elected officials, foreign dignitaries, community-, business- and faith-based leaders, and average citizens from all walks of life; and

WHEREAS, An engaging, tenacious and passionate man, who was widely admired for his endless quest for information, for his unique ability to reach alternative audiences, and for his many efforts to help people living in marginalized communities, Mr. Muhammad served on the Illinois Human Rights Commission, Cook County Board of Corrections, Sheriff's Committee on Religious Tolerance, Chicago Police Department Forum to Strengthen Relations between Police and Diverse Communities, and superintendent of Police Multi-Cultural Forum; and

WHEREAS, Munir Muhammad will always be remembered as a man who loved people and for his extraordinary personal commitment to preserving the legacy of the Honorable Elijah Muhammad of the Nation of Islam; and

WHEREAS, Munir Muhammad is survived by his beloved wife of 49 years, Aminah Muhammad; his two sons, Jamil and Carlos; and his daughter, Aginah; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 24<sup>th</sup> day of July 2019, do hereby honor the life and memory of Munir Muhammad and extend our heartfelt condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Munir Muhammad as a sign of our sympathy and good wishes.

*Presented By*

**ALDERMAN CURTIS (18<sup>th</sup> Ward):**

*CONGRATULATIONS EXTENDED TO CAWANNA STONEWALL FOR OUTSTANDING SERVICE AS DEDICATED EDUCATOR WITH CHICAGO PUBLIC SCHOOLS.*

[R2019-477]

WHEREAS, The members of the City Council of Chicago greatly acknowledge Mrs. Cawanna Stonewall for her outstanding service as an educator and Chicago Public School teacher during this year's National Teacher Appreciation Week May 6 through 10, 2019; and

WHEREAS, The members of the Chicago City Council have been informed of Mrs. Stonewall's contributions to education by the Honorable Derrick Curtis, Alderman of the 18<sup>th</sup> Ward; and

WHEREAS, At a young age, Mrs. Stonewall was inspired by her own Chicago Public School teachers to commit to becoming an educator, someone who could motivate future generations of students to access their full potential and become successful leaders of their own lives; and

WHEREAS, After graduating from college, Mrs. Stonewall's first teaching assignment was at the very same elementary school she attended and graduated from as a youngster. She felt it was a promise kept and a dream fulfilled; and

WHEREAS, Stonewall is an inspiring, accomplished and devoted teacher. For over 20 years, she has provided hundreds of Chicago Public School students, in some of Chicago's most underserved communities, with exceptional academic skills, knowledge of self, and the confidence to dream and realize new possibilities in their lives; and

WHEREAS, Because of her own positive educational experiences as a youngster and her deep desire to create equitable and excellent learning environments where all students can thrive, Mrs. Stonewall has spent her years teaching in Englewood and Auburn-Gresham school communities; and

WHEREAS, Mrs. Stonewall has also worked to better the quality of education in Chicago as a volunteer. She has given of her time and talents at the Chicago International Charter School-Wrightwood Campus; with the Hayes Park Little League Baseball; facilitating educational workshops at the Wrightwood-Ashburn Library; and currently, by serving on the 18<sup>th</sup> Ward Education Committee; and

WHEREAS, Mrs. Stonewall's constant striving to nurture the capacity of students to be skilled at crafting a positive trajectory for their own lives and demonstrate empathy in

caring about the quality of the lives of others, contributes to fostering the good citizens and human beings our world needs; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the City Council of Chicago, gathered here this 22<sup>nd</sup> day of May 2019, do hereby express our deep gratitude to Mrs. Cawanna Stonewall for her more than two decades of service as an outstanding educator with Chicago Public Schools; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Mrs. Cawanna Stockwell as a sign of our honor and respect.

---

*Presented By*

***ALDERMAN SCOTT (24<sup>th</sup> Ward):***

***TRIBUTE TO LATE EMMA E. ELLIS.***

[R2019-478]

WHEREAS, Alderman Michael Scott, Jr. (24<sup>th</sup> Ward) was recently notified of the passing of Ms. Emma E. Ellis, a 50-year resident of the North Lawndale community; and

WHEREAS, This esteemed body has been notified of Ms. Ellis' passing by the Honorable Alderman Michael Scott, Jr. (24<sup>th</sup> Ward); and

WHEREAS, Ms. Ellis moved to the North Lawndale community with her husband in the mid-1960s from the Garfield Park community and raised her children on Douglas Boulevard where they attended both Julian Lathrop and Julius Hayes Hess Upper Grade Center; and

WHEREAS, Ms. Ellis was a God-inspired woman first and foremost, family-orientated and loved her children and grandchildren and brought them up in a Christian home; and

WHEREAS, Ms. Ellis was viewed as a valued asset to the community through her work with people in the area and was affectionately called Mother Davis, Mother Cooley, Miss C or just Granny; and

WHEREAS, Ms. Ellis loved fishing and was a die-hard and devoted Chicago Cubs fan whether they had winning seasons or not; and

WHEREAS, Ms. Ellis will be deeply missed by all who had the opportunity to share in her life's journey and the beloved family members she now leaves behind; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this July 24, 2019, to hereby express condolences to the family of Ms. Emma E. Ellis at this time of bereavement and celebration of her life's journey; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Ms. Emma E. Ellis as a sign of our recognition of her loving spirit and 50-year residence in the North Lawndale community.

---

*TRIBUTE TO LATE PATRICIA ANN MASON.*

[R2019-479]

WHEREAS, Alderman Michael Scott, Jr. (24<sup>th</sup> Ward) was recently notified of the passing of Mrs. Patricia Ann Mason, a resident of the North Lawndale community; and

WHEREAS, This esteemed body has been notified of Mrs. Patricia Ann Mason's passing by the Honorable Alderman Michael Scott, Jr. (24<sup>th</sup> Ward); and

WHEREAS, Mrs. Mason was born in Chicago, Illinois to R.L. and Nora Mae Mason. She married S.P. Johnson and raised four wonderful children, Felicia, Dennis, Marques and S.P. Johnson, Jr.; and

WHEREAS, Mrs. Mason was a long-time employee of the State of Illinois, the Illinois Department of Human Services. She was also a very active member in her community being lovingly known as Mama Pat; and

WHEREAS, Mrs. Mason lived life to the fullest and enjoyed activities with family and friends such as listening to blues, watching NBA basketball games, spending quality time with her children and grandchildren; and

WHEREAS, Mrs. Mason was a unconditional giver and will be remembered as a selfless wife, mother, grandparent and friend to all who had the pleasure to know her; and

WHEREAS, Mrs. Mason will be deeply missed by all who had the opportunity to share in her life's journey and the beloved family members she now leaves behind; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this July 24<sup>th</sup>, 2019, to hereby express condolences to the family of Mrs. Patricia Ann Mason at this time of bereavement and celebration of her life's journey; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Mrs. Patricia Ann Mason as a sign of our recognition of her loving spirit and residence in the North Lawndale community.

*CONGRATULATIONS EXTENDED TO CONSTANCE ELAINE DU BOSE ON 40<sup>TH</sup> ANNIVERSARY AS MUSIC EDUCATOR AT FARRAGUT AND MATHER HIGH SCHOOLS.*

[R2019-563]

WHEREAS, Ms. Constance Elaine DuBose, a noted Chicago Public School music educator and choral director, as well as the former head of the music departments at David Glasgow Farragut and Mather High Schools, is now being recognized by the Farragut Reunion Picnic Committee for over 40 years of dedicated service; and

WHEREAS, This esteemed body has been notified of this significant achievement by the Honorable Michael Scott, Jr., Alderman of the 24<sup>th</sup> Ward; and

WHEREAS, Ms. DuBose began her musical journey at the age of six, when she began piano lessons. By age 11, she became the Sunday school pianist at Carey Tercentenary AME Church. She later became the youth choir director, chancel choir director and minister of music at Carey Tercentenary AME Church, where she has been a faithful member and also has served as minister of music at Clair Christian United Methodist Church; and

WHEREAS, Ms. DuBose began teaching in the Chicago Public Schools in 1961, she also attended David Glasgow Farragut High School as a student where she became a legend, with rumors that the only time she ever left Farragut High School was to attend college; and

WHEREAS, Ms. DuBose received both her bachelor and master degrees in music from DePaul University and later studied at Roosevelt University; and

WHEREAS, Ms. DuBose's, affectionately, also called Ms. D., musical teaching and choral achievements included superior ratings in the areas of solo, ensemble, organization, and sight readings in city and state competitions. Her choirs received over 38 superior ratings in the Chicago Choral Contest; and

WHEREAS, Ms. DuBose and the Farragut Advanced Mixed Choir were invited to represent the United States at the inauguration of the United Nations Building in Vienna, Austria. The choir also competed in many city and state competitions, performing with such notable performers as Paul Anka in concert, as well as traveling to St. Louis, Missouri, Washington, D.C. and Atlanta, Georgia; and

WHEREAS, Ms. DuBose personal and musical accomplishments included: the Connectional Humanitarian Award from the AME Christian Debutante/Masters Commission, Chicago Music Association, Chicago Conference AME Church Lay Person of the Year Award, and many others; and

WHEREAS, Ms. DuBose will always be appreciated for her devoted commitment to music education and teaching and still serves as a mentor to many of her students who have gone on to successful careers in the fields of music and 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 July 24, 2019, to hereby express our congratulations to Ms. DuBose on her recognition from the Farragut Alumni Association for her 40 years of dedicated musical teaching to the students of Farragut and Mather High Schools; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Ms. Constance DuBose as a sign of our appreciation and recognition for her teaching devotion and accomplishments.

---

*CONGRATULATIONS EXTENDED TO PASTOR RICHARD NELSON ON 35<sup>TH</sup> ANNIVERSARY AS PASTOR OF OPEN DOOR BAPTIST CHURCH.*

[R2019-562]

WHEREAS, Pastor Richard Nelson is celebrating his 35<sup>th</sup> year as pastor of Greater Open Door Baptist Church located at 1301 South Sawyer Avenue, Chicago, Illinois 60623; and

WHEREAS, This esteemed body has been notified of this significant pastoral milestone achieved by Pastor Nelson by the Honorable Michael Scott, Jr., Alderman of the 24<sup>th</sup> Ward; and

WHEREAS, Pastor Nelson confessed Christ as his personal savior in 1969. He accepted his call into the gospel ministry in 1975, and was ordained at Garden of Prayer Baptist Church in 1982. In June 1984, he became the pastor of the Greater Open Door Baptist Church where he continues to preach the gospel and provide stable leadership to his congregation; and

WHEREAS, Pastor Nelson graduated from John Marshall High School, attended Malcom X College, and Moody Bible Institute. He earned a master of theological studies and doctor of ministry degree from McCormack Theological Seminary; and

WHEREAS, Pastor Nelson has received numerous awards and recognitions for his achievements in both the ministry and community affairs. Most notably, recipient of the Dr. Shelvin Jerome Hall Leadership Award, One Church One Child Foster Care Award, The Seventh Congressional District of Illinois Leadership Award, Baptist General State Convention Achievement Award, and the Lawndale Builders Award; and

WHEREAS, Pastor Nelson has trained 12 preachers into the ministry, trained seven new deacons, reorganized the church office procedures and have shared his pastoral gifts in London, England; Istanbul, Turkey; and Kingston, Jamaica; and

WHEREAS, Pastor Nelson has been blessed to have the loving support of his wonderful wife, Alice Cassell, for over 30 years. They have three sons, Richard, Jr., David and Johnathan; and one daughter, Delena; and

WHEREAS, We now salute Pastor Nelson for his dedicated 35 years of pastoral service to the congregation of Greater Open Door Missionary Baptist Church and the North Lawndale community; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this July 24<sup>th</sup>, 2019, do hereby express our sincere congratulations and best wishes to Pastor Richard Nelson for his 35 celebratory years of dedicated service to Greater Open Door Baptist Church and the North Lawndale community; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Pastor Richard Nelson as a sign of our appreciation and recognition of this significant accomplishment.

---

*Presented By*

**ALDERMAN SCOTT (24<sup>th</sup> Ward),  
ALDERMAN DOWELL (3<sup>rd</sup> Ward) And  
ALDERMAN KING (4<sup>th</sup> Ward):**

**TRIBUTE TO LATE JADA RUSSELL.**

[R2019-564]

WHEREAS, We regret to hear of the passing of Mrs. Jada Russell, CEO of High Style Marketing and PR (HSMPR) on July 2, 2019, after a valiant battle with breast cancer; and

WHEREAS, This esteemed body has been notified of the passing of this significant public relations entrepreneur and consummate professional by the Honorable Michael Scott, Jr., Alderman of the 24<sup>th</sup> Ward; and

WHEREAS, Mrs. Russell's Chicago-based firm, HSMPR, is considered a gold standard in public relation firms and have paired with such prominent individuals as Valarie Jarrett, Jessie Jackson, United States Congressman Bobby Rush (D-Chicago) and Dwayne Wade; and

WHEREAS, Mrs. Russell's personality was always best described as "professional", "polished", "intelligent", "thoughtful", "supportive", "stylist" and "loving". Ms. Russell worked tirelessly to develop her HSMPR firm to provide the best service, imaging and branding consultant expertise to all her clients and organizations in her charge; and

WHEREAS, Mrs. Russell will always be remembered as a loving wife (Chef Julius Russell, husband), sister (Sybil Goodlett Smith), friend and professional colleague to all who had the honor of crossing her life path; and

WHEREAS, We now salute and celebrate the life journey of Mrs. Jada Russell and thank her for her professional achievements and for her commitment to community, (example: co-founder of the Greater Westside Community Development Corporation), culture, fashion, (Fashion Institute of Technology graduate), and extraordinary work ethic; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this July 24<sup>th</sup>, 2019, do hereby express our condolences to the Jada Russell family and wish them God's grace during this time of bereavement and celebration of a wonderful and purposeful life; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Mrs. Jada Russell as a sign of our appreciation and recognition for her life journey and accomplishments.

---

*Presented By*

**ALDERMAN MALDONADO (26<sup>th</sup> Ward):**

***WELCOME EXTENDED TO NEW CHICAGO RESIDENT WILFRED BENITEZ AND RECOGNITION OF SEPTEMBER 12, 2019 AS "WILFRED BENITEZ DAY" IN CHICAGO.***

[R2019-565]

WHEREAS, Wilfred Benitez, a world-renowned boxer and a native of Puerto Rico, has made the City of Chicago his newly adopted home; and

WHEREAS, The youngest world champion in the sport's history, Wilfred Benitez won 53 of his 62 fights by knockout; and

WHEREAS, Nicknamed "El Radar", for his precise ability to land a powerful blow, Wilfred Benitez sparred off during his remarkable career against boxing greats such as Roberto Duran, Thomas Hearns and Sugar Ray Leonard; and

WHEREAS, Even the legendary Mohammed Ali, a friend of Wilfred Benitez, has called him one of the greatest boxers of all-time; and

WHEREAS, In recognition of his illustrious and storied career, Wilfred Benitez was inducted into the International Boxing Hall of Fame in 1994; and

WHEREAS, Despite his overwhelming success, Wilfred Benitez has suffered degenerative brain damage due to the grueling nature of the sport; and

WHEREAS, In the years following his retirement from the ring, Wilfred Benitez's health dramatically declined from "boxer's dementia", a condition caused by repeated trauma; and

WHEREAS, In the aftermath of Hurricane Maria, Wilfred Benitez, suffering from greatly reduced motor skills, was relocated to Chicago under the leadership of his good friend, fellow boxer Luis Mateo; and

WHEREAS, A bed-ridden Wilfred Benitez arrived in Chicago on June 1, 2018 and spent his first week at Norwegian American Hospital in the Humboldt Park neighborhood and is now being cared for by his sister at a Northwest Side apartment; and

WHEREAS, Due to the improved care and the love and support of his family and friends, Wilfred Benitez has regained limited movement; and

WHEREAS, Chicago's Puerto Rican community has steadfastly supported Wilfred Benitez while his friend Luis Mateo continues to lead efforts seeking assistance and medical help for him and his family; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 24<sup>th</sup> day of July 2019, do hereby honor Wilfred Benitez as an icon of the Puerto Rican community and do hereby officially welcome him to the City of Chicago; and

*Be It Further Resolved*, That in celebration of his birthday, September 12, 2019 shall be recognized as "Wilfred Benitez Day" throughout the City of Chicago; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Wilfred Benitez.

---

CONGRATULATIONS EXTENDED TO ROBBIE HARRIS Y. PATTON ON 101<sup>ST</sup> BIRTHDAY.

[R2019-566]

WHEREAS, Robbie Harris Y. Patton, a widely admired resident of the 26<sup>th</sup> Ward and a proud centenarian of the City of Chicago, will celebrate the joyful occasion of her 101<sup>st</sup> birthday on July 8, 2019; and

WHEREAS, This Chicago City Council has been informed of this special event by Alderman Roberto Maldonado; and

WHEREAS, Born in 1918 in Clarksdale, Arkansas, during World War I when Woodrow Wilson was president, Robbie is the much-beloved daughter of the late Elemeater Nelson Harris and Frank Harris; and

WHEREAS, Raised in Little Rock, Arkansas and Memphis, Tennessee where she attended Booker T. Washington High School, Robbie moved to Chicago in 1936 following her high school graduation; and

WHEREAS, Robbie was skilled in cosmetology services as she was a trained hairdresser. She also attended the Kelley Massages Institute. She worked as a massage therapist at Kaplan's Community Center in Skokie, Illinois before getting a job at Crane Packing Company in Morton Grove, Illinois. She worked many dedicated years at Crane Packing before retiring in 1969; and

WHEREAS, At age 15, Robbie joined Newport First Baptist Church. Her faith followed her to First Baptist Congregational Church in Chicago where she has been a member for 56 years. She is a beloved leader of the church and also has served on the Mothers Board; and

WHEREAS, During her long and fruitful life, Robbie has been an active community leader who has generously volunteered her time to many organizations. She was a volunteer for Little Brothers Friends of the Elderly Chicago Chapter for more than 27 years. She was also a member of the Nonagenarians Family, a volunteer for the Girl Scouts of America and a volunteer for Battered Women and Wayward Girls; and

WHEREAS, Robbie has also been an avid traveler and visited several countries, such as Jamaica and Bermuda, as well as 12 states; and

WHEREAS, Having witnessed 18 presidents in her lifetime, Robbie is not only a wealth of knowledge but also a truly cultured individual. In recognition of the rich history to which Robbie has witnessed and contributed to, the Chicago City Council believes that Robbie is deserving of adulation and good wishes as she celebrates her 101<sup>st</sup> birthday; and

WHEREAS, Robbie will celebrate her birthday in the presence of friends and family. She will carry with her the spirit of her late husband, Johnnie Patton, and her late daughter, Bobbie M. Reese; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 24<sup>th</sup> day of July 2019, do hereby congratulate Robbie Harris Y. Patton on her 101<sup>st</sup> birthday; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented for Robbie Harris Y. Patton as a token of gratitude, honor and respect.

*Presented By*

**ALDERMAN ERVIN (28<sup>th</sup> Ward):**

**DEDICATION OF AUGUST 20, 2019 AS "COMMEMORATING BEFORE AND BEYOND 400 YEARS OF IMPACT OF ENSLAVED AFRICANS ARRIVAL IN AMERICA TIME".**

[R2019-601]

WHEREAS, The House of Representatives Bill 1242, the 400 Years of African-American History Commission Act was introduced by U.S. Representative Robert C. Scott on February 28, 2017 and signed as Public Law 115-102, by President Donald J. Trump on January 8, 2018; and

WHEREAS, The purpose of the Commission is to plan, develop and carry out programs and activities throughout the United States to recognize and highlight the resilience and contributions of African-Americans, since 1619, to acknowledge the impact that slavery and segregation laws, whose only purpose was to keep the status of Negro descendants of slaves down, had on America; and

WHEREAS, The United Nations voted U.S.A. Chattel Slavery as a crime against humanity on September 4, 2001, recommended reparations for descendants and built a memorial at their headquarters in Manhattan, New York called the "Ark of Return" and said the world community needed to honor the memory of the victims of these tragedies; and

WHEREAS, The economic impact of 246 years of free labor by slaves made America rich and the United Nations called U.S.A. Chattel Slavery "the greatest Holocaust in the History of Humankind" and designated 2015 -- 2024 as the decade to deal with what former Presidents Bill Clinton and George Bush, featured in the June 18, 2009 U.S. Senate Apology for Slavery and Jim Crow Laws, said the vestiges still exists today; and

WHEREAS, August 20, 2019 is the 400<sup>th</sup> anniversary of the arrival of the first kidnapped, in chains and enslaved captives, from the continent of Africa, to Point Comfort, Virginia; and

WHEREAS, A public event, sponsored by the Advocates for Indigenous Native Black American Rights, called the Wakanda Heritage Ball and Jumping Over the Broom Cross Continent Celebration, from noon to 8:00 P.M. will take place at the Marcus Garvey Center at 330 East 37<sup>th</sup> Street/Lu Palmer Place (37<sup>th</sup> and South King Drive to Calumet) in Chicago, Illinois; and

WHEREAS, All citizens on August 20, 2019 are invited to this family fun for all ages to catch up on civic history, Commemorating Before and Beyond 400 Years of the Impact of Enslaved Africans Arrival in America Time; now, therefore,

*Be It Resolved*, That we designate August 20, 2019 as “Commemorating Before and Beyond 400 Years of Impact of Enslaved Africans Arrival in America Time”; and

*Be It Further Resolved*, That a suitable copy of this resolution be given to EVAngel Mamadee YHWHnewBN and Advocates for Indigenous Native Black American Rights.

---

*Presented By*

**ALDERMAN REBOYRAS (30<sup>th</sup> Ward):**

**CONGRATULATIONS EXTENDED TO ADAM JUREK ON ACHIEVING RANK OF EAGLE SCOUT.**

[R2019-567]

WHEREAS, Adam Jurek, a member of the Boy Scouts of America Scout Troop 124, which is based at St. Hyacinth Basilica, will be awarded scouting’s highest honor, the rank of Eagle Scout; and

WHEREAS, The City Council has been informed of this special occasion by the Honorable Ariel E. Reboyras, Alderman of the 30<sup>th</sup> Ward; and

WHEREAS, Adam began his scouting career as a Webelos Scout with Pack 3124 and had achieved Cub Scouting’s highest award, the Arrow of Light in 2011; and

WHEREAS, As a member of Troop 124, Adam has held several leadership positions including assistant patrol leader, patrol leader and senior patrol leader. He has earned 29 merit badges as well as the Totin Chip, Fireman Chit and the World Conservation awards; and

WHEREAS, For his Eagle Scout service project, Adam coordinated a work crew that cleared brush, built a handicap accessible elevated garden table and a 120-foot slate walk-way for a community garden at Indian Boundary Park. Under his direction, scouts and adult volunteers completed the project that required 237 man hours; and

WHEREAS, Adam Jurek has completed all of the requirements for the rank of Eagle Scout and has been examined by an Eagle Scout Board of Review, certifying his worthiness for scouting’s highest distinction, and now joins the ranks of many successful and influential Eagle Scouts; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 24<sup>th</sup> day of July 2019 A.D., do hereby extend our heartiest congratulations to Adam Jurek on attaining the rank of Eagle Scout and wish him every success in all of his future endeavors; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Adam Jurek.

---

*Presented By*

**ALDERMAN AUSTIN (34<sup>th</sup> Ward):**

**CONGRATULATIONS EXTENDED TO PILGRIM ASSEMBLIES INTERNATIONAL, INC. ON 29<sup>TH</sup> HOLY CONVOCATION TO BE HELD IN CHICAGO JULY 16 -- 19, 2019.**

[R2019-571]

WHEREAS, Pilgrim Assemblies International, Inc. ("PAI") was established to provide apostolic covering to senior pastors, local churches, and ministries, and to fulfill their commission of evangelization and Christianization of the world in accordance with scripture; and

WHEREAS, PAI's mission is to promote spiritual continuity through prayer, directions and mutual accountability among the Christian community as well as to raise up leaders with similar vision to reach the lost and the poor with the Gospel of Jesus Christ; and

WHEREAS, Reverend Roy E. Brown established PAI on July 18, 1990, when he set forth his vision during his service of consecration to the bishopric; and

WHEREAS, On April 9, 1994, Bishop Brown consecrated the first eight bishops of PAI during the Fifth Holy Convocation, and in subsequent years, many more bishops from around the world have been consecrated to the episcopacy; and

WHEREAS, In January 1996, PAI extended its mission beyond the United States to South Africa and Ghana; and

WHEREAS, PAI provides apostolic support to leaders, local churches and ministries, and makes efforts to spread the teachings of the Christian faith; and

WHEREAS, Pastors throughout the United States and abroad, from Los Angeles to South Africa, assemble in fellowship during the annual Holy Convocation and Leadership conferences; and

WHEREAS, The PAI Holy Convocation is held each year to consecrate new bishops to the episcopacy and to advance the ministry of this assembly and organization; and

WHEREAS, PAI continues the tradition of providing ministers to subsequent generations by consecrating bishops into the growing line of PAI's Apostolic Succession; and

WHEREAS, This year, PAI will hold its 29<sup>th</sup> Holy Convocation in Chicago, marking the first time our city has had the honor of being host. The Holy Convocation will be held at the Freedom Temple Church from July 16<sup>th</sup> to 19<sup>th</sup>, and among its many featured speakers is Archbishop William Hudson III of Powerhouse Chicago; and

WHEREAS, Hundreds of delegates will travel from across the globe to attend the event and participate in the convocation of bishops to the episcopacy as well as listen to speakers from across the country; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 24<sup>th</sup> day of July 2019, do hereby welcome Pilgrim Assemblies International, Inc. to Chicago for the 29<sup>th</sup> Holy Convocation; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Archbishop William Hudson III, Chief Prelate of PAI, to mark this momentous occasion, and as a token of our appreciation and esteem.

---

*Presented By*

**ALDERMAN NUGENT (39<sup>th</sup> Ward):**

**TRIBUTE TO LATE STEPHEN FOSBERG REARDON.**

[R2019-568]

WHEREAS, It is with great sadness that the members of this chamber learned of the death of local legend, Stephen Fosberg Reardon, on May 17, 2019 at the age of 72; and

WHEREAS, The Chicago City Council has been informed of his passing by the Honorable Samantha Nugent, Alderman of the 39<sup>th</sup> Ward; and

WHEREAS, Stephen Fosberg Reardon began his life in Geneva, Illinois, the child of Lamar and Olive Reardon. A graduate of Glenbard West High School, Steve went on to attend the University of Wisconsin at La Crosse before working in the communications field and as a teacher. Steve possessed a lifelong passion for civic affairs and began his involvement with the Independent Voters of Illinois-Independent Precinct Organization in 1969; and

WHEREAS, Stephen Fosberg Reardon was a longtime resident of Chicago's Forest Glen neighborhood, president and board member of the Forest Glen Community Club, chair of the annual Forest Glen Fourth of July Parade, and a master gardener who tended his own, and the community's gardens; and

WHEREAS, Stephen Fosberg Reardon was the devoted husband of Maureen Massart, the longtime friend and in-law of Eileen and John Massart, Edward Massart and Roberta Scott, the late Edrie Massart, Anne and Barry Clark, and Ellin and Cecil Smith, devoted godfather of Patricia Clark Engel, prized uncle to 12 nieces and nephews and great-uncle to 30; and

WHEREAS, Stephen Fosberg Reardon served in the Vietnam War, for which we duly honor his bravery and sacrifice in service of our nation; and

WHEREAS, Stephen Fosberg Reardon will be warmly remembered for his endless energy, passion, and capacity for serving the community, by countless friends throughout Chicago's Forest Glen neighborhood, the city, and the world; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 24<sup>th</sup> day of July 2019, do hereby extend our most heartfelt condolences to the family of Stephen Fosberg Reardon; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Stephen Fosberg Reardon as a sign of our honor and respect.

---

**CONGRATULATIONS EXTENDED TO BEATRIZ GIGANTE AS FINALIST IN NATIONAL CAMPAIGN TO STOP VIOLENCE "DO THE WRITE THING" ESSAY COMPETITION.**

[R2019-569]

WHEREAS, The National Campaign to Stop Violence challenged middle school students in Chicago to consider the causes of youth violence and pledge to live peaceful and constructive lives; and

WHEREAS, The "Do the Write Thing" challenge gives students an opportunity to examine the impact of violence in their communities and use writing as a means to reflect on their role in society and empower them to reduce violence in their communities; and

WHEREAS, Beatriz Gigante, outstanding lifelong citizen of Chicago and student of Alessandro Volta Elementary School on Chicago's Northwest Side, has been selected as a finalist of the "Do the Write Thing" essay competition; and

WHEREAS, Beatriz Gigante will represent Chicago and Chicago Public Schools in Washington, D.C. and be honored for her poem 'We Will Not'; and

WHEREAS, The Chicago City Council has been informed of this great achievement by the Honorable Samantha Nugent, Alderman of the 39<sup>th</sup> Ward; and

WHEREAS, Beatriz Gigante, represents the highest standards of youth in our 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 24<sup>th</sup> day of July 2019, do hereby offer our heartiest congratulations to Beatriz Gigante on having been selected as a finalist in the National Campaign to Stop Violence's "Do the Write Thing" essay competition and extend to this fine young woman our best wishes for a bright, happy and prosperous future; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Beatriz Gigante.

---

**CONGRATULATIONS EXTENDED TO JOSHUA RUSSELL ON ACHIEVING RANK OF EAGLE SCOUT.**

[R2019-570]

WHEREAS, Joshua Russell, an outstanding lifelong citizen of Chicago's Northwest Side, has been awarded scouting's highest honor, the rank of Eagle Scout; and

WHEREAS, The Chicago City Council has been informed of this great achievement by the Honorable Samantha Nugent, Alderman of the 39<sup>th</sup> Ward; and

WHEREAS, Joshua Russell, a member of Queen of All Saints Troop 626, has applied his energies and his talents to upholding the great standards and traditions of scouting for his service project, Joshua planned, managed, and conducted the installation of three community resource stations, two for use as free libraries and the third for use as a food pantry; and

WHEREAS, Joshua Russell, has demonstrated remarkable leadership traits in his role as the senior patrol leader of Troop 626, planning and leading meetings and service projects; and

WHEREAS, Earning of the rank of Eagle Scout is the pinnacle of scouting and is an honor earned through the scout's commitment and dedication which exemplifies a model citizen; and

WHEREAS, Joshua Russell, represents the highest standards of youth in our 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 24<sup>th</sup> day of July 2019, do hereby offer our heartiest

congratulations to Joshua Russell on having achieved the exalted rank of Eagle Scout and extend to this fine young man our best wishes for a bright, happy and prosperous future; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Joshua Russell.

---

*Presented By*

***ALDERMAN REILLY (42<sup>nd</sup> Ward):***

***CONGRATULATIONS EXTENDED TO PHILIP DI CIMINNA BARBER SHOP ON 50<sup>TH</sup> ANNIVERSARY AND DECLARATION OF AUGUST 15, 2019 AS "PHILIP DI CIMINNA BARBER SHOP DAY" IN CHICAGO.***

[R2019-588]

WHEREAS, At the age of 14 years old, Philip Nigliaccio began his career as a barber when he became an apprentice in the town of Palermo, Sicily; and

WHEREAS, Philip Nigliaccio immigrated from Sicily to the United States of America in December of 1965; and

WHEREAS, Philip Nigliaccio opened Philip Di Ciminna Barber Shop located at 175 North Wells Street in the spring of 1969; and

WHEREAS, Philip Di Ciminna Barber Shop is an authentic, old-fashioned barber shop that provides world-class haircuts, hot towel shaves, and beard or moustache trims; and

WHEREAS, Philip Di Ciminna Barber Shop has been proudly serving Chicagoans for 50 years; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City of Chicago City Council, assembled this 24<sup>th</sup> day of July 2019 A.D., do hereby congratulate Philip Di Ciminna Barber Shop on its 50<sup>th</sup> anniversary of doing business in Chicago; and declares Thursday, August 15, 2019 "Philip Di Ciminna Barber Shop Day" in Chicago; and

*Be It Further Resolved*, That an official copy of this resolution be prepared and presented to Philip Di Ciminna Barber Shop.

*CONGRATULATIONS EXTENDED TO U.B. DOGS ON 8<sup>TH</sup> ANNIVERSARY.*

[R2019-589]

WHEREAS, U.B. Dogs is located at 185 North Franklin Street and has been offering Chicagoans and tourists fast and scrumptious lunch options since April of 2011; and

WHEREAS, U.B. Dogs' mission is "to create the most authentic Chicago sandwich experience for the Chicago Loop lunch crowd -- for locals, by locals"; and

WHEREAS, U.B. Dogs' owner Joe Plonka greets every customer with a smile and his employees are always courteous, professional, and friendly; and

WHEREAS, U.B. Dogs features a variety of delicious hot dogs, hamburgers, and sandwiches -- the best being the Joey Dog; and

WHEREAS, U.B. Dogs uses the freshest ingredients to handcraft their signature homemade sauces; and

WHEREAS, U.B. Dogs' patrons lineup out the door and down the block to purchase tasty treats Monday through Friday, from 10:30 A.M. to 4:00 P.M.; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City of Chicago City Council, assembled this 24<sup>th</sup> day of July 2019 A.D., do hereby honor U.B. Dogs on the occasion of its 8<sup>th</sup> anniversary of serving lunch to hungry Chicagoans and tourists; and

*Be It Further Resolved*, That an official copy of this resolution be prepared and presented to the owners of U.B. Dogs.

---

*Presented By*

***ALDERMAN SMITH (43<sup>rd</sup> Ward):***

*CONGRATULATIONS EXTENDED TO FRAN CASEY ON RETIREMENT AS DIRECTOR OF COMMUNITY RELATIONS AT DE PAUL UNIVERSITY.*

[R2019-590]

WHEREAS, Fran Casey has gracefully served for 20 years as DePaul University's director of community relations; through which she tirelessly bridged the relationship between the Lincoln Park Neighborhood and DePaul itself through the importance of education and knowledge; and

WHEREAS, Fran Casey began her life-long career in education at a Chicago Public School, Chicago Vocational High School, teaching English to upcoming generations of leaders in our communities and our city as a whole for nearly nine years before transitioning to DePaul University to help them accomplish their centennial celebration; and

WHEREAS, The centennial celebration kick-started an extraordinary annual volunteer effort to connect the students at DePaul University to community-centered organizations throughout the city, allowing students to interact with the different areas of our city, its complex issues, and our diverse communities; and

WHEREAS, She then saw an opportunity to create and lead the Lincoln Park Community Research Initiative, whose goal is to collect, document, and preserve the shared history of DePaul University and the Lincoln Park community; and

WHEREAS, This initiative also develops, researches, and publishes exhibits and educational programs about the Lincoln Park community that examine the diverse cultural and political issues of the community and the city at large; and

WHEREAS, Some of the programs grown out of this initiative include: Rediscovering Old Town, Menus for Success: Lincoln Park's Timeless Restaurants, Four Decades of Music in Lincoln Park, Theater in Lincoln Park, and many more; and

WHEREAS, Through her work as the director of community relations for DePaul she served on DePaul's Neighborhood Advisory Committee, bringing together representatives from the Neighborhood Associations and the Lincoln Chamber of Commerce to facilitate exchanges with DePaul's leadership to address common concerns to establish improved growth of the Lincoln Park neighborhood; and

WHEREAS, In 2016, Fran Casey received the Spirit of DePaul Award, an award which highlights educators who embody the Vincentian values that are central to DePaul's mission, and which seeks to personally honor and recognize diverse members of the DePaul community for their outstanding leadership and service to DePaul and the Lincoln Park community; and

WHEREAS, In 2019, Fran Casey then received the Via Sapientiae Award, which is the highest award that the university can bestow upon a member of its community. It recognizes faculty who have made a distinctive impact and have made extraordinary contributions to the university throughout their professional lives; and

WHEREAS, Fran Casey has been an incredibly valued member of the Lincoln Park community for so many years. We would like to take this time to tell her thank you, we love you, and we are forever grateful for the work you have done for us, for the Lincoln Park community, and DePaul University; we hope this new chapter in your life is filled with adventures, happiness, and joy; and

WHEREAS, Her colleague, Peter Coffey, puts it best, for many people in Chicago, Fran Casey was DePaul University. She embodied DePaul's message and values, and coordinated her own ideas and innovations into physical embodiments of how she viewed the exchanges educational institutions and their community should have: a constant and ever growing network of shared histories, ideas, and community; now, therefore,

*Be It Resolved*, That Alderman Michele Smith, and we, the City Council of the City of Chicago, proclaim this resolution in honor of Fran Casey, who after 20 years of service to the Lincoln Park community and DePaul University is retiring; and

*Be It Further Resolved*, That suitable copies of this resolution are presented to Ms. Fran Casey as a sign of our honor, gratitude, and respect.

---

*Presented By*

**ALDERMAN OSTERMAN (48<sup>th</sup> Ward):**

**TRIBUTE TO LATE WILLIAM O. CLANCY.**

[R2019-573]

WHEREAS, The members of the Chicago City Council and Edgewater community lost a valued leader and community member, on April 10, 2019 with the passing of William O. "Liam" Clancy; and

WHEREAS, Happy husband to Mary Ann, William Clancy is survived by his wife; and

WHEREAS, William Clancy was a loving father of William, retired CPD, Kevin (Anne), Brendan (Michelle), Sheila, Christopher (Maria), and late Maureen; grandfather of Jazmin, Jesse, Gabriel, Mary, Liam USMC, Bonnie, Conor, Nora, Kaitlyn, Ciara, and Margaret; and great-grandfather of seven; and

WHEREAS, William was the fond brother of Charles (Jan), Mary (Bob), Pat (Donna), Kate (the late Conrad), the late Lance Corporal Joseph A., and Gerard retired Sergeant CPD; brother-in-law of John and Janet McGowan; and

WHEREAS, William and his family were lifelong parishioners at St. Ita's Church in Edgewater; and

WHEREAS, William was an enthusiastic and kind member in the community and will be remembered for his joyful spirit as a father and friend; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this day of July 24, 2019, do hereby honor the memory of William O. Clancy and extend our sincerest condolences to his family and friends; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of William O. Clancy.

---

*TRIBUTE TO LATE GERALDINE MULHERIN.*

[R2019-575]

WHEREAS, The members of the Chicago City Council and Edgewater community lost a valued leader and community member, on May 29, 2019, with the passing of Geraldine Mulherin; and

WHEREAS, Gerry, as she was called by her family and friends, was a hardworking and passionate leader of her family and is known for her commitment to social justice at St. Ita's Church; and

WHEREAS, Gerry Mulherin was born to Greek immigrants in 1922 and did not speak English until the age of six, thereafter she assimilated into the neighborhood and was an independent and hardworking woman; and

WHEREAS, Gerry Mulherin was a beloved mother, grandmother, great-grandmother, sister, aunt, and great-aunt and a constant force in her family's lives; and

WHEREAS, With her late husband, George Mulherin, she was known to explore her beloved City of Chicago, attend many musicals and plays, and read avidly; and

WHEREAS, Gerry had a loving, kind, and warm demeanor that she shared with her family and church community daily; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this day of July 24, 2019, do hereby express our appreciation to Geraldine Mulherin for her years of dedicated work and gratefully acknowledge her many contributions to the church and the Edgewater community and extend our sincerest condolences to her family and friends; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Geraldine Mulherin.

*GRATITUDE EXTENDED TO DOUBLE BUBBLE FOR CONTRIBUTIONS TO EDGEWATER COMMUNITY.*

[R2019-576]

WHEREAS, The members of the Chicago City Council wish to recognize the many contributions of the Double Bubble to the Edgewater community; and

WHEREAS, The Double Bubble, affectionately known as "The Bubble", has served the Chicago community for more than 70 years, providing hospitality, a fun and friendly atmosphere, affordable food and drink, and a great place to watch sports; and

WHEREAS, The City Council has been notified of these achievements by the Honorable Harry Osterman, Alderman of the 48<sup>th</sup> Ward; and

WHEREAS, The Bubble has provided a gathering place for all Chicagoans, including local students, neighborhood professionals, and the regulars who come to cheer on the White Sox; and

WHEREAS, The Bubble welcomes patrons of all sporting teams and provides one of the best spots for Sunday football; and

WHEREAS, The Double Bubble has been a pioneer sponsor of 16-inch softball teams the Green Briar Park champions in volleyball; and had a hockey team that played at Rainbow and the Saddle and Cycle Club in the 1970s; and

WHEREAS, It is not uncommon for staff and patrons to partake in group outings at baseball, football, and hockey games to engage with the community; and

WHEREAS, Larry Swoboda has been a terrific proprietor for over 42 years, creating a tavern whose loyal customers call it "welcoming", "a friendly neighborhood bar, even when you're not from the neighborhood", and "one of the best kept secrets" in the city; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this day of July 24, 2019, do hereby express our appreciation to the Double Bubble for its many years of service; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Double Bubble.

***MATTERS PRESENTED BY THE ALDERMEN.***

***(Presented By Wards, In Order, Beginning  
With The Fiftieth Ward)***

Arranged under the following subheadings:

1. Traffic Regulations, Traffic Signs and Traffic-Control Devices.
2. Zoning Ordinance Amendments.
3. Claims.
4. Unclassified Matters (arranged in order according to ward numbers).
5. Free Permits, License Fee Exemptions, Cancellation of Warrants for Collection and Water Rate Exemptions, Et Cetera.

---

***1. TRAFFIC REGULATIONS, TRAFFIC SIGNS  
AND TRAFFIC-CONTROL DEVICES.***

---

***Referred -- ESTABLISHMENT OF LOADING ZONES.***

Alderman Burnett (27<sup>th</sup> Ward) 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 Pedestrian and Traffic Safety*, as follows:

- |   |              |
|---|--------------|
| West Fulton Market, at 916 -- 8:00 A.M. to 12:00 A.M. -- all days;              | [O2019-6100] |
| West Fulton Street, at 2021 -- 6:00 A.M. to 6:00 P.M. -- all days;              | [O2019-6071] |
| West Madison Street, at 940 -- 8:00 A.M. to 4:00 P.M. -- Monday through Friday; | [O2019-6078] |
| West Randolph Street, at 1000 -- 8:00 A.M. to 6:00 P.M. -- all days.            | [O2019-6031] |

*Referred* -- ESTABLISHMENT OF ONE-WAY VEHICULAR TRAFFIC MOVEMENT ON PORTION OF N. MULLIGAN AVE.

[O2019-6508]

Alderman Gardiner (45<sup>th</sup> Ward) presented a proposed ordinance to restrict the movement of traffic to a southerly direction on North Mulligan Avenue, from West Ardmore Avenue to West Rosedale Avenue, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

---

*Referred* -- REPEAL OF PARKING METERS AT VARIOUS LOCATIONS.

Alderman Burnett (27<sup>th</sup> Ward) presented proposed ordinances to repeal parking meters on portions of specified public ways, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

North Green Street (west side) at 150, from West Randolph Street to West Lake Street -- at all times -- all days;

[O2019-6272]

North Halsted Street (west side) at 150, from West Randolph Street to West Lake Street -- at all times -- all days.

[O2019-6264]

---

*Referred* -- PROHIBITION OF PARKING AT ALL TIMES.  
(Except For Disabled)

The aldermen named below presented proposed ordinances to prohibit the parking of vehicles at all times on portions of specified public ways, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman	Location And Permit Number
----------	----------------------------

LA SPATA (1 <sup>st</sup> Ward)	West Cortez Street, at 2740 (Handicapped Parking Permit 119666);
------------------------------------	--

[O2019-5608]

Alderman	Location And Permit Number
	North Fairfield Avenue, at 1455 (Handicapped Parking Permit 119659); [O2019-5609]
	West Thomas Street, at 2630 (Handicapped Parking Permit 118633); [O2019-5610]
	North Wolcott Avenue, at 1328 (Handicapped Parking Permit 119664); [O2019-5611]
<i>DOWELL</i> (3 <sup>rd</sup> Ward)	South Calumet Avenue, at 4637 (Handicapped Parking Permit 120524); [O2019-5612]
<i>SAWYER</i> (6 <sup>th</sup> Ward)	South Langley Avenue, at 7635 (Handicapped Parking Permit 102934); [O2019-5464]
	South Morgan Street, at 6717 (Handicapped Parking Permit 120655); [O2019-5467]
	South Rhodes Avenue, at 7948 (Handicapped Parking Permit 102946); [O2019-5465]
	South St. Lawrence Avenue, at 8301 (Handicapped Parking Permit 102944); [O2019-5466]
	South Wabash Avenue, at 8012 (Handicapped Parking Permit 100286); [O2019-5463]
<i>HARRIS</i> (8 <sup>th</sup> Ward)	South Anthony Avenue, at 8260 (Handicapped Parking Permit 118930); [O2019-5613]

7/24/2019

NEW BUSINESS PRESENTED BY ALDERMEN

4295

Alderman

Location And Permit Number

South Clyde Avenue, at 7937 (Handicapped Parking Permit 117529);  
[O2019-5616]

South Clyde Avenue, at 8134 (Handicapped Parking Permit 116904);  
[O2019-5618]

South Cornell Avenue, at 7735 (Handicapped Parking  
Permit 100473);  
[O2019-5619]

South Cregier Avenue, at 7719 (Handicapped Parking  
Permit 118958);  
[O2019-5614]

South Cregier Avenue, at 8531 (Handicapped Parking  
Permit 117486);  
[O2019-5615]

South Dauphin Avenue, at 9046 (Handicapped Parking  
Permit 118957);  
[O2019-5620]

South Dobson Avenue, at 9243 (Handicapped Parking  
Permit 118974);  
[O2019-5621]

South Drexel Avenue, at 8415 (Handicapped Parking Permit 117527);  
[O2019-5623]

South Ellis Avenue, at 9717 (Handicapped Parking Permit 117485);  
[O2019-5624]

South Evans Avenue, at 8047 (Handicapped Parking Permit 119507);  
[O2019-5625]

South Oglesby Avenue, at 8421 (Handicapped Parking  
Permit 119351);  
[O2019-5626]

South Woodlawn Avenue, at 9345 (Handicapped Parking  
Permit 117474);  
[O2019-5627]

Alderman

Location And Permit Number

East 74<sup>th</sup> Street, at 1310 (Handicapped Parking Permit 118658);  
[O2019-5628]

East 84<sup>th</sup> Street, at 1536 (Handicapped Parking Permit 117515);  
[O2019-5629]

East 84<sup>th</sup> Street, at 1643 (Handicapped Parking Permit 112393);  
[O2019-5630]

East 89<sup>th</sup> Place, at 833 (Handicapped Parking Permit 113949);  
[O2019-5631]

East 90<sup>th</sup> Place, at 1412 (Handicapped Parking Permit 117509);  
[O2019-5632]

East 93<sup>rd</sup> Street, at 1118 (Handicapped Parking Permit 118944);  
[O2019-5634]

*SADLOWSKI GARZA*(10<sup>th</sup> Ward)

South Avenue F, at 10518 (Handicapped Parking Permit DA28398);  
[O2019-5638]

South Avenue J, at 11229 (Handicapped Parking Permit 116716);  
[O2019-5639]

*THOMPSON*(11<sup>th</sup> Ward)

South Emerald Avenue, at 2919 (Handicapped Parking  
Permit 120592);  
[O2019-5701]

South Emerald Avenue, at 4639 (Handicapped Parking  
Permit 117337);  
[O2019-5702]

South Green Street, at 3229 (Handicapped Parking Permit 111960);  
[O2019-5703]

South Haynes Court, at 3018 (Handicapped Parking Permit 119348);  
[O2019-5704]

7/24/2019

NEW BUSINESS PRESENTED BY ALDERMEN

4297

Alderman

Location And Permit Number

*QUINN*  
(13<sup>th</sup> Ward)

South Harding Avenue, at 7133 (Handicapped Parking Permit 120685);

[O2019-5641]

South Lockwood Avenue, at 6342 (Handicapped Parking Permit 120697);

[O2019-5642]

South Lorel Avenue, at 6332 (Handicapped Parking Permit 120721);

[O2019-5643]

South Lorel Avenue, at 6342 (Handicapped Parking Permit 120701);

[O2019-5644]

South Neenah Avenue, at 6129 (Handicapped Parking Permit 120861);

[O2019-5645]

West 64<sup>th</sup> Place, at 3942 (Handicapped Parking Permit 119984);

[O2019-5646]

West 64<sup>th</sup> Street, at 5724 (Handicapped Parking Permit 115176);

[O2019-5647]

*BURKE*  
(14<sup>th</sup> Ward)

South Artesian Avenue, at 5146 (Handicapped Parking Permit 116290);

[O2019-5648]

South Knox Avenue, at 5005 (Handicapped Parking Permit 111622);

[O2019-5649]

South Mason Avenue, at 5152 (Handicapped Parking Permit 116285);

[O2019-5651]

South Spaulding Avenue, at 4640 (Handicapped Parking Permit 116281);

[O2019-5652]

South Washtenaw Avenue, at 5001 (Handicapped Parking Permit 116286);

[O2019-5653]

Alderman

Location And Permit Number

*MOORE*  
(17<sup>th</sup> Ward)

South Francisco Avenue, at 6528 (Handicapped Parking Permit 117069);

[O2019-5654]

South Loomis Avenue, at 7824 (Handicapped Parking Permit 120807);

[O2019-5655]

South Maplewood Avenue, at 6753 (Handicapped Parking Permit 117075);

[O2019-5656]

South Marshfield Avenue, at 7559 (Handicapped Parking Permit DA 53836);

[O2019-5658]

South May Street, at 7625 (Handicapped Parking Permit 114967);

[O2019-5659]

South Oakley Avenue, at 6728 (Handicapped Parking Permit 119727);

[O2019-5660]

South Princeton Avenue, at 8048 (Handicapped Parking Permit 117065);

[O2019-5662]

South Sangamon Street, at 7715 (Handicapped Parking Permit 117071);

[O2019-5663]

South Sawyer Avenue, at 7217 (Handicapped Parking Permit 117073);

[O2019-5664]

South Washtenaw Avenue, at 6448 (Handicapped Parking Permit 119725);

[O2019-5665]

South Wolcott Avenue, at 8128 (Handicapped Parking Permit 119751);

[O2019-5666]

7/24/2019

NEW BUSINESS PRESENTED BY ALDERMEN

4299

Alderman

Location And Permit Number

West 71<sup>st</sup> Place, at 2140 (Handicapped Parking Permit 111082);  
[O2019-5667]

West 72<sup>nd</sup> Place, at 1409 (Handicapped Parking Permit 117906);  
[O2019-5668]

West 72<sup>nd</sup> Street, at 1405 (Handicapped Parking Permit 117372);  
[O2019-5671]

West 73<sup>rd</sup> Place, at 1415 (Handicapped Parking Permit 119743);  
[O2019-5672]

*CURTIS*  
(18<sup>th</sup> Ward)

South California Avenue, at 7235 (Handicapped Parking  
Permit 117201);  
[O2019-5673]

South Campbell Avenue, at 7130 (Handicapped Parking  
Permit 118456);  
[O2019-5675]

South Campbell Avenue, at 8051 (Handicapped Parking  
Permit 117167);  
[O2019-5676]

South Kilbourn Avenue, at 7854 (Handicapped Parking  
Permit 118469);  
[O2019-5677]

South Oakley Avenue, at 8100 (Handicapped Parking  
Permit 117206);  
[O2019-5678]

South Richmond Street, at 7933 (Handicapped Parking  
Permit 117196);  
[O2019-5679]

West 80<sup>th</sup> Place, at 2251 (Handicapped Parking Permit 117200);  
[O2019-5680]

Alderman

Location And Permit Number

*BROOKINS*  
(21<sup>st</sup> Ward)South Bishop Street, at 9220 (Handicapped Parking Permit 118045);  
[O2019-5504]South Carpenter Street, at 8421 (Handicapped Parking  
Permit 116356);  
[O2019-5478]South Carpenter Street, at 9600 (Handicapped Parking  
Permit 117172);  
[O2019-5473]South Eggleston Avenue, at 9246 (Handicapped Parking  
Permit 118052);  
[O2019-5475]South Justine Street, at 8532 (Handicapped Parking Permit 118047);  
[O2019-5479]South LaSalle Street, at 9723 (Handicapped Parking Permit 118053);  
[O2019-5505]South Lowe Avenue, at 8742 (Handicapped Parking Permit 116354);  
[O2019-5477]South Marshfield Avenue, at 8139 (Handicapped Parking  
Permit 116372);  
[O2019-5474]South Marshfield Avenue, at 9258 (Handicapped Parking  
Permit 113789);  
[O2019-5481]South May Street, at 9036 (Handicapped Parking Permit 113827);  
[O2019-5682]South Normal Avenue, at 8928 (Handicapped Parking  
Permit 116348);  
[O2019-5476]South Princeton Avenue, at 8815 (Handicapped Parking  
Permit 119091);  
[O2019-5482]

7/24/2019

NEW BUSINESS PRESENTED BY ALDERMEN

4301

Alderman

Location And Permit Number

South Racine Avenue, at 8140 (handicapped permit parking);  
[O2019-6113]

South Throop Street, at 8020 (Handicapped Parking Permit 119098);  
[O2019-5506]

West 90<sup>th</sup> Place, at 322 (Handicapped Parking Permit 118042);  
[O2019-5480]

West 91<sup>st</sup> Street, at 220 (Handicapped Parking Permit 119095);  
[O2019-5483]

*RODRIGUEZ*  
(22<sup>nd</sup> Ward)

South Kildare Avenue, at 3036 (Handicapped Parking  
Permit 116600);  
[O2019-5683]

South Kolin Avenue, at 2803 (Handicapped Parking Permit 119516);  
[O2019-5684]

South Kolin Avenue, at 2826 (Handicapped Parking Permit 111247);  
[O2019-5686]

South Kostner Avenue, at 2747 (Handicapped Parking  
Permit 111281);  
[O2019-5687]

South Lamont Avenue, at 4732 (Handicapped Parking Permit 119350);  
[O2019-5688]

South Lavergne Avenue, at 4725 (Handicapped Parking  
Permit 75179);  
[O2019-5689]

South Lawndale Avenue, at 2728 (signs to be posted north of  
fire hydrant) (Handicapped Parking Permit 116577);  
[O2019-5691]

South Leamington Avenue, at 5005 (Handicapped Parking  
Permit 116604);  
[O2019-5692]

South Millard Avenue, at 2636 (Handicapped Parking Permit 116584);  
[O2019-5693]

Alderman

Location And Permit Number

South Millard Avenue, at 3156 (signs to be posted at 3630 West 32<sup>nd</sup> Street) (Handicapped Parking Permit 116582);

[O2019-5700]

South Ridgeway Avenue, at 3134 (Handicapped Parking Permit 116588);

[O2019-5695]

South Springfield Avenue, at 2347 (Handicapped Parking Permit 116617);

[O2019-5696]

South Tripp Avenue, at 2816 (Handicapped Parking Permit 116629);

[O2019-5697]

South Trumbull Avenue, at 2651 (Handicapped Parking Permit 116599);

[O2019-5698]

West 24<sup>th</sup> Street, at 3916 (Handicapped Parking Permit 116612);

[O2019-5699]

*TABARES*  
(23<sup>rd</sup> Ward)

South Hamlin Avenue, at 5257 (Handicapped Parking Permit 120778);

[O2019-5705]

South Millard Avenue, at 5324 (Handicapped Parking Permit 120767);

[O2019-5706]

South Trumbull Avenue, at 5741 (Handicapped Parking Permit 120786);

[O2019-5707]

West 58<sup>th</sup> Place, at 3725 (Handicapped Parking Permit 120777);

[O2019-5708]

*MALDONADO*  
(26<sup>th</sup> Ward)

North Artesian Avenue, at 558 (Handicapped Parking Permit 112286);

[O2019-5709]

7/24/2019

NEW BUSINESS PRESENTED BY ALDERMEN

4303

Alderman

Location And Permit Number

West Augusta Boulevard, at 2548 (Handicapped Parking Permit 120965);  
[O2019-5710]

North Avers Avenue, at 1523 (Handicapped Parking Permit 120946);  
[O2019-5711]

West Beach Street, at 3239 (Handicapped Parking Permit 119646);  
[O2019-5712]

North Christiana Avenue, at 1105 (Handicapped Parking Permit 118642);  
[O2019-5713]

North Christiana Avenue, at 1112 (Handicapped Parking Permit 120980);  
[O2019-5714]

West Cortez Street, at 2447 (Handicapped Parking Permit 118625);  
[O2019-5715]

West Dickens Avenue, at 3410 (Handicapped Parking Permit 120947);  
[O2019-5716]

West Evergreen Avenue, at 3509 (Handicapped Parking Permit 118636);  
[O2019-5717]

North Harding Avenue, at 1532 (Handicapped Parking Permit 120958);  
[O2019-5718]

West Hirsch Street, at 3856 (Handicapped Parking Permit 120972);  
[O2019-5719]

North Kedvale Avenue, at 1618 (Handicapped Parking Permit 118639);  
[O2019-5720]

North Keeler Avenue, at 1721 (Handicapped Parking Permit 120955);  
[O2019-5722]

## Alderman

## Location And Permit Number

North Keystone Avenue, at 1648 (Handicapped Parking Permit 120951);  
[O2019-5723]

North Keystone Avenue, at 1711 (Handicapped Parking Permit 99400);  
[O2019-5724]

North Keystone Avenue, at 1712 (Handicapped Parking Permit 118622);  
[O2019-5725]

North Kildare Avenue, at 1409 (Handicapped Parking Permit 118632);  
[O2019-5726]

North Kolin Avenue, at 1513 (Handicapped Parking Permit 118623);  
[O2019-5727]

West Le Moyne Street, at 3603 (Handicapped Parking Permit 122448);  
[O2019-5729]

West North Avenue, at 1105 (signs to be posted at 1562 North Central Park Avenue) (Handicapped Parking Permit 118634);  
[O2019-5730]

West Pierce Street, at 3448 (Handicapped Parking Permit 120966);  
[O2019-5731]

West Potomac Avenue, at 3323 (Handicapped Parking Permit 119647);  
[O2019-5732]

North Pulaski Road, at 1723 (Handicapped Parking Permit 118627);  
[O2019-5733]

West Race Avenue, at 2137 (Handicapped Parking Permit 118617);  
[O2019-5734]

North Spaulding Avenue, at 1641 (Handicapped Parking Permit 118630);  
[O2019-5735]

7/24/2019

NEW BUSINESS PRESENTED BY ALDERMEN

4305

Alderman

Location And Permit Number

North Spaulding Avenue, at 2156 (Handicapped Parking Permit 118917);

[O2019-5737]

North Tripp Avenue, at 1600 (Handicapped Parking Permit 120949);

[O2019-5738]

North Whipple Street, at 1721 (Handicapped Parking Permit 120977);

[O2019-5740]

*BURNETT*  
(27<sup>th</sup> Ward)

North Ada Street, at 25 (Handicapped Parking Permit 112169);

[O2019-5741]

*TALIAFERRO*  
(29<sup>th</sup> Ward)

West Van Buren Street, at 5449 (Handicapped Parking Permit 116945);

[O2019-5789]

*REBOYRAS*  
(30<sup>th</sup> Ward)

West Deming Place, at 5329 (Handicapped Parking Permit 118302);

[O2019-5468]

North Karlov Avenue, at 3336 (Handicapped Parking Permit 115652);

[O2019-5501]

North Lawndale Avenue, at 3324 (Handicapped Parking Permit 118269);

[O2019-5502]

West Melrose Street, at 6111 (Handicapped Parking Permit 118289);

[O2019-5499]

West Roscoe Street, at 3950 (Handicapped Parking Permit 118275);

[O2019-5503]

West School Street, at 5430 (Handicapped Parking Permit 115639);

[O2019-5500]

Alderman

Location And Permit Number

*AUSTIN*  
(34<sup>th</sup> Ward)South Bishop Street, at 11737 (Handicapped Parking Permit 116422);  
[O2019-5791]South Hale Avenue, at 11546 (Handicapped Parking Permit 120575);  
[O2019-5793]South Morgan Street, at 10034 (Handicapped Parking  
Permit 118012);  
[O2019-5792]*VILLEGAS*  
(36<sup>th</sup> Ward)West Belden Street, at 5152 (Handicapped Parking Permit 117648);  
[O2019-5795]West Dickens Avenue, at 5139 (Handicapped Parking  
Permit 117619);  
[O2019-5796]North La Crosse Avenue, at 3032 (Handicapped Parking  
Permit 118039);  
[O2019-5798]North Nordica Avenue, at 3101 (Handicapped Parking  
Permit 119242);  
[O2019-5800]*MITTS*  
(37<sup>th</sup> Ward)West Crystal Street, at 5348 (Handicapped Parking Permit 120089);  
[O2019-5801]*SPOSATO*  
(38<sup>th</sup> Ward)West Addison Street, at 8140 (Handicapped Parking Permit 118337);  
[O2019-5802]West Belle Plaine Avenue, at 5305 (Handicapped Parking  
Permit 118360);  
[O2019-5804]West Grace Street, at 6318 (Handicapped Parking Permit 118359);  
[O2019-5808]

7/24/2019

NEW BUSINESS PRESENTED BY ALDERMEN

4307

Alderman

Location And Permit Number

North Monitor Avenue, at 4134 (Handicapped Parking Permit 118366);

[O2019-5805]

North Neenah Avenue, at 3418 (Handicapped Parking Permit 118332);

[O2019-5809]

North New England Avenue, at 3528 (Handicapped Parking Permit 119361);

[O2019-5810]

North Olcott Avenue, at 3641 (Handicapped Parking Permit 117786);

[O2019-5812]

North Pacific Avenue, at 3836 (Handicapped Parking Permit 116066);

[O2019-5814]

*GARDINER*  
(45<sup>th</sup> Ward)

North Meade Avenue, at 4821 (Handicapped Parking Permit 122691);

[O2019-5819]

*SILVERSTEIN*  
(50<sup>th</sup> Ward)

North Albany Avenue, at 6219 (Handicapped Parking Permit 122182);

[O2019-5823]

North Artesian Avenue, at 6312 (Handicapped Parking Permit 122169);

[O2019-5829]

North Artesian Avenue, at 6329 (Handicapped Parking Permit 122177);

[O2019-5827]

North California Avenue, at 6142 (Handicapped Parking Permit 122179);

[O2019-5830]

West Estes Avenue, at 2438 (Handicapped Parking Permit 122184);

[O2019-5833]

Alderman	Location And Permit Number
	West Granville Avenue, at 2342 (Handicapped Parking Permit 122185); [O2019-5839]
	North Oakley Avenue, at 6255 (Handicapped Parking Permit 122183); [O2019-5842]
	North Washtenaw Avenue, at 6433 (Handicapped Parking Permit 119277); [O2019-5844]
	North Washtenaw Avenue, at 6513 (Handicapped Parking Permit 121682). [O2019-5847]

---

*Referred --* AMENDMENT OF PROHIBITION OF PARKING AT ALL TIMES.  
(Except For Disabled)

The aldermen named below presented proposed ordinances to amend previously passed ordinances which prohibited the parking of vehicles at all times on portions of specified public ways, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman	Location And Permit Number
<i>HARRIS</i> (8 <sup>th</sup> Ward)	Amend ordinance by striking: "South Euclid Avenue, at 9237 (Handicapped Parking Permit 6896)"; [O2019-5992]
<i>BEALE</i> (9 <sup>th</sup> Ward)	Amend ordinance by striking: "South Perry Avenue, at 10004 (Handicapped Parking Permit 49148)"; [O2019-5997]

7/24/2019

NEW BUSINESS PRESENTED BY ALDERMEN

4309

Alderman

Location And Permit Number

*QUINN*  
(13<sup>th</sup> Ward)

Amend ordinance by striking: "South Keating Avenue, at 6655  
(Handicapped Parking Permit 21184)";  
[O2019-5901]

Amend ordinance by striking: "South Kolin Avenue, at 6634  
(Handicapped Parking Permit 69357)";  
[O2019-5908]

Amend ordinance by striking: "South Mayfield Avenue, at 5715  
(Handicapped Parking Permit 103058)";  
[O2019-5926]

Amend ordinance by striking: "South McVicker Avenue, at 5715  
(Handicapped Parking Permit 91107)";  
[O2019-5896]

Amend ordinance by striking: "South Moody Avenue, at 6040  
(Handicapped Parking Permit 55019)";  
[O2019-5915]

Amend ordinance by striking: "South Natchez Avenue, at 5847  
(Handicapped Parking Permit 112080)";  
[O2019-5922]

Amend ordinance by striking: "South Parkside Avenue, at 6142  
(Handicapped Parking Permit 107508)";  
[O2019-5912]

Amend ordinance by striking: "West 64<sup>th</sup> Place, at 5710  
(Handicapped Parking Permit 71501)";  
[O2019-5903]

*BURKE*  
(14<sup>th</sup> Ward)

Amend ordinance by striking: "South Sawyer Avenue, at 4534  
(Handicapped Parking Permit 111608)";  
[O2019-5979]

*TABARES*  
(23<sup>rd</sup> Ward)

Amend ordinance by striking: "South Kedvale Avenue, at 6146  
(Handicapped Parking Permit 42870)";  
[O2019-5890]

Alderman

Location And Permit Number

Amend ordinance by striking: "South Mobile Avenue, at 5335 (Handicapped Parking Permit 112652)";

[O2019-5885]

Amend ordinance by striking: "South Oak Park Avenue, at 5231 (Handicapped Parking Permit 11620)" and inserting in lieu thereof: "South Oak Park Avenue, at 5231 (Handicapped Parking Permit 116208)";

[O2019-5893]

*MALDONADO*  
(26<sup>th</sup> Ward)

Amend ordinance by striking: "North Kostner Avenue, at 1407 (Handicapped Parking Permit 112272)";

[O2019-5985]

*REBOYRAS*  
(30<sup>th</sup> Ward)

Amend ordinance by striking: "West Newport Avenue, at 5228 (Handicapped Parking Permit 109532)";

[O2019-5469]

*CARDONA*  
(31<sup>st</sup> Ward)

Amend ordinance by striking: "North Kostner Avenue, at 2607 (Handicapped Parking Permit 89913)";

[O2019-5384]

*SPOSATO*  
(38<sup>th</sup> Ward)

Amend ordinance by striking: "North Moody Avenue, at 4038 (Handicapped Parking Permit 33336)";

[O2019-5932]

Amend ordinance by striking: "North Ozanam Avenue, at 3332 (Handicapped Parking Permit 68749)";

[O2019-5937]

*SMITH*  
(43<sup>rd</sup> Ward)

Amend ordinance by striking: "North Halsted Street, at 1801 (post signs at 756 West Willow Street) (Handicapped Parking Permit 36790)" and inserting in lieu thereof: "North Halsted Street, at 1801 (post signs at 752 West Willow Street) (Handicapped Parking Permit 36791)";

[O2019-5816]

7/24/2019

NEW BUSINESS PRESENTED BY ALDERMEN

4311

Alderman

Location And Permit Number

*GARDINER*  
(45<sup>th</sup> Ward)

Amend ordinance by striking: "North Merrimac Avenue, at 5905  
(Handicapped Parking Permit 113487)";  
[O2019-5971]

Amend ordinance by striking: "West Strong Street, at 5212  
(Handicapped Parking Permit 79866)";  
[O2019-5973]

*SILVERSTEIN*  
(50<sup>th</sup> Ward)

Amend ordinance by striking: "West Arthur Avenue, at 2210  
(Handicapped Parking Permit 71236)";  
[O2019-5957]

Amend ordinance by striking: "West Jerome Street, at 3033  
(Handicapped Parking Permit 51748)";  
[O2019-5949]

Amend ordinance by striking: "North Mozart Street, at 6450  
(Handicapped Parking Permit 117253)";  
[O2019-5962]

Amend ordinance by striking: "North Richmond Street, at 6417  
(Handicapped Parking Permit 113356)";  
[O2019-5969]

Amend ordinance by striking: "North Washtenaw Avenue, at 6415  
(Handicapped Parking Permit 117226)".  
[O2019-5947]

---

*Referred* -- ESTABLISHMENT OF ONE-HOUR PARKING LIMITATION.

The aldermen named below presented proposed ordinances to establish a one-hour limitation on portions of specified public ways, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman Location, Distance And Time

**SPOSATO**  
(38<sup>th</sup> Ward)

West Byron Street (both sides) from North Harlem Avenue to the first alley west thereof -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday;

[O2019-6504]

**GARDINER**  
(45<sup>th</sup> Ward)

North Cicero Avenue, at 4018 -- 50 feet -- 7:00 A.M. to 11:00 P.M. -- Monday through Saturday.

[O2019-6505]

---

*Referred* -- REPEAL ONE-HOUR PARKING LIMITATION ON PORTION OF N. KOSTNER AVE.

[O2019-6145]

Alderman Nugent (39<sup>th</sup> Ward) presented a proposed ordinance to amend an ordinance passed on February 6, 1991 (*Journal of the Proceedings of the City Council of the City of Chicago*, page 30531) establishing parking limitations in designated areas by striking therefrom: "North Kostner Avenue, from North Elston Avenue to a point 325 feet north thereof -- one-hour parking -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday", which was *Referred to the Committee on Pedestrian and Traffic Safety*.

---

*Referred* -- ESTABLISHMENT OF TWO-HOUR PARKING LIMITATION.

[O2019-6496]

Alderman Napolitano (41<sup>st</sup> Ward) presented a proposed ordinance to establish two-hour parking at the below listed locations during the hours of 8:00 A.M. to 6:00 P.M., Monday through Friday, which was *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

North Neva Avenue (east side) from West Higgins Avenue to the first alley north thereof (diagonal parking);

North Neva Avenue (west side) from West Higgins Avenue to West Gregory Street; and

North Nottingham Avenue (both sides) from West Higgins Avenue to the first alley north thereof.

*Referred* -- ESTABLISHMENT OF PARKING PROHIBITION FOR STREET CLEANING ON PORTION OF N. HALSTED ST.

[O2019-6514]

Alderman Smith (43<sup>rd</sup> Ward) presented a proposed ordinance to prohibit the parking of vehicles on North Halsted Street, from West Fullerton Avenue to West Diversey Parkway, for street cleaning purposes to be in effect from April 1<sup>st</sup> through November 30<sup>th</sup> on the east side of the street from 7:00 A.M. to 9:00 A.M., Mondays, 7:00 A.M. to 9:00 A.M., Tuesdays, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

---

*Referred* -- ESTABLISHMENT OF RESIDENTIAL PERMIT PARKING ZONES.

The aldermen named below presented proposed ordinances and orders to establish residential permit parking zones on portions of specified public ways, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman	Location, Distance And Time
----------	-----------------------------

*LA SPATA*  
(1<sup>st</sup> Ward)

North Humboldt Boulevard, from 1601 through 1699 -- at all times -- all days;

[O2019-6464]

*BURKE*  
(14<sup>th</sup> Ward)

South Parkside Avenue (both sides), from West 52<sup>nd</sup> Street to West 53<sup>rd</sup> Street -- at all times -- all days;

[Or2019-288]

South Talman Avenue (both sides) at 5000 -- 5045 -- at all times -- all days;

[Or2019-289]

*ERVIN*  
(28<sup>th</sup> Ward)

West Flournoy Street (both sides) in the 3000 block -- at all times -- all days;

[Or2019-290]

Alderman

Location And Permit Number

*REBOYRAS*  
(30<sup>th</sup> Ward)

North Haussen Court (both sides) at 3002 -- 3107 -- 6:00 P.M. to 6:00 A.M. -- all days;

[Or2019-246]

North McVicker Avenue (west side), from West George Street to West Wellington Avenue -- 2:00 P.M. to 8:00 A.M. -- all days;

[O2019-291]

*CARDONA*  
(31<sup>st</sup> Ward)

West George Street (both sides) from North LeClaire Avenue to North Laramie Avenue -- at all times -- all days;

[Or2019-244]

North Kenneth Avenue (both sides) from West Barry Avenue to the first alley south of West Belmont Avenue -- at all times -- all days;

[Or2019-245]

*VILLEGAS*  
(36<sup>th</sup> Ward)

North Natchez Avenue (east side) at 2201 -- 2259 -- at all times -- all days;

[Or2019-292]

*SPOSATO*  
(38<sup>th</sup> Ward)

West Patterson Avenue, at 7715 -- 7749 -- 5:00 P.M. to 5:00 A.M. -- all days;

[O2019-6437]

*VASQUEZ*  
(40<sup>th</sup> Ward)

North Campbell Avenue (both sides) in the 6100 block -- 4:00 P.M. to 2:00 A.M. -- all days;

[Or2019-293]

*GARDINER*  
(45<sup>th</sup> Ward)

West Hutchinson Street (both sides) in the 4700 block -- 9:00 A.M. to 6:00 P.M. -- Monday through Friday;

[Or2019-294]

Alderman	Location And Permit Number
	North Kostner Avenue (both sides) in the 4000 block -- at all times -- all days; [Or2019-296]
	North Lowell Avenue (both sides) in the 4100 block -- 3:00 P.M. to 8:00 A.M. -- all days. [Or2019-295]

---

*Referred* -- AMENDMENT OF RESIDENTIAL PERMIT PARKING ZONES.

The aldermen named below presented proposed ordinances to amend previously passed ordinances which established residential permit parking zones on portions of specified public ways, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman	Location, Distance And Time
<i>CURTIS</i> (18 <sup>th</sup> Ward)	Repeal ordinance by striking: "West 85 <sup>th</sup> Place, from 3700 to 3757 -- Residential Permit Parking Zone 2170"; [O2019-6415]
<i>REBOYRAS</i> (30 <sup>th</sup> Ward)	Amend ordinance by striking: "North McVicker Avenue, in the 2800 block, from West Diversey Avenue to West George Street -- Residential Permit Parking Zone 1817 -- 5:00 P.M. to 7:30 A.M." and inserting in lieu thereof: "North McVicker Avenue, in the 2800 block, from West Diversey Avenue to West George Street -- Residential Permit Parking Zone 1817 -- 2:00 P.M. to 8:00 A.M."; [O2019-6400]
<i>RAMIREZ-ROSA</i> (35 <sup>th</sup> Ward)	Amend ordinance by striking: "North Sawyer Avenue (both sides) in the 2800 block -- Residential Permit Parking Zone 1504 -- at all times -- all days" and inserting in lieu thereof: "North Sawyer Avenue (both sides) in the 2800 block -- Residential Permit Parking Zone 95 -- at all times -- all days"; [O2019-6469]

Alderman

Location And Permit Number

Amend ordinance by striking: "North Spaulding Avenue (both sides) in the 2800 block -- Residential Permit Parking Zone 1114 -- at all times -- all days" and inserting in lieu thereof: "North Spaulding Avenue (both sides) in the 2800 block -- Residential Permit Parking Zone 95 -- at all times -- all days";

[O2019-6477]

Amend ordinance by striking: "North Spaulding Avenue (both sides) in the 2900 block -- Residential Permit Parking Zone 1415 -- at all times -- all days" and inserting in lieu thereof: "North Spaulding Avenue (both sides) in the 2900 block -- Residential Permit Parking Zone 95 -- at all times -- all days";

[O2019-6474]

*NAPOLITANO*  
(41<sup>st</sup> Ward)

Amend ordinance by striking: "North Neva Avenue (west side) from West Gregory Street to the first alley south thereof -- Residential Permit Parking Zone 22 -- at all times -- all days";

[O2019-6488]

Amend ordinance by striking: "5700 block of North Northcott Avenue (north side of street only) -- Residential Permit Parking Zone 161 -- 7:00 A.M. to 4:00 P.M." and inserting in lieu thereof: "5700 block of North Northcott Avenue (north side of the street only) -- Residential Permit Parking Zone 161 -- at all times -- all days".

[O2019-6493]

---

*Referred -- ESTABLISHMENT OF STANDING ZONES.*

The aldermen named below presented proposed ordinances to establish standing zones, with tow-away zones to be in effect after expiration of the limits indicated, and require vehicles have hazard lights activated while at the locations designated, for the distances and times specified, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman Location, Distance And Time

*BURNETT*  
(27<sup>th</sup> Ward)

West Carroll Street, at 1640 -- 30 minute standing zone -- at all times  
-- all days;

[O2019-6097]

*GARDINER*  
(45<sup>th</sup> Ward)

North Lotus Avenue, at 4763 -- 15 minute standing zone -- 8:00 A.M.  
to 5:00 P.M. -- Monday through Friday;

[O2019-6142]

*MARTIN*  
(47<sup>th</sup> Ward)

North Lincoln Avenue, at 4363 -- 15 minute standing zone -- 6:00 A.M.  
to 8:00 P.M. -- Monday through Friday and 7:00 A.M. to 8:00 P.M. --  
Saturday and Sunday.

[O2019-6158]

---

*Referred -- AMENDMENT OF STANDING ZONE AT 4018 N. CICERO AVE.*

[O2019-6150]

Alderman Gardiner (45<sup>th</sup> Ward) presented a proposed ordinance to amend an ordinance which established standing zones on portions of specified streets by striking: "North Cicero Avenue, at 4018 -- 50 feet -- 7:00 A.M. to 11:00 P.M. -- Monday through Sunday", which was *Referred to the Committee on Pedestrian and Traffic Safety*.

---

*Referred -- ESTABLISHMENT OF TOW-AWAY ZONES.*

The aldermen named below presented proposed ordinances to establish no parking tow-away zones, at the locations designated, for the distances and times specified, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman

Location, Distance And Time

*BURKE*(14<sup>th</sup> Ward)

South Christiana Avenue (west side) from West 47<sup>th</sup> Place to West 48<sup>th</sup> Place -- at all times -- all days;

[O2019-6066]

*WAGUESPACK*(32<sup>nd</sup> Ward)

North Damen Avenue (both sides) from West Melrose Street to a point 30 feet north thereof;

[O2019-6056]

*REILLY*(42<sup>nd</sup> Ward)

East Erie Street (both sides) from North McClurg Court to inner Lake Shore Drive -- approximately 500 feet -- 11:00 P.M. to 5:00 A.M. -- all days;

[O2019-6212]

East Lower Hubbard Street (south side) from a point 89 feet east of North Rush Street to a point 55 feet east thereof -- approximately 55 feet -- at all times -- all days;

[O2019-6175]

West Illinois Street (both sides) from North Dearborn Street to North State Street -- approximately 200 feet -- 11:00 P.M. to 5:00 A.M. -- all days;

[O2019-6178]

East Ontario Street (both sides) from North McClurg Court to inner Lake Shore Drive -- approximately 500 feet -- 11:00 P.M. to 5:00 A.M. -- all days;

[O2019-6225]

North Rush Street, at 945 -- approximately 40 feet -- 6:00 P.M. to 8:00 A.M. -- Monday and Tuesday, 9:00 P.M. to 8:00 A.M. -- Wednesday and Thursday, 6:00 P.M. to 8:00 A.M. -- Saturday and all day -- Sunday;

[O2019-6176]

North State Street (both sides) from Hubbard Street to Illinois Street -- approximately 200 feet -- 11:00 P.M. to 5:00 A.M. -- all days;

[O2019-6181]

7/24/2019

NEW BUSINESS PRESENTED BY ALDERMEN

4319

Alderman Location And Permit Number

*SMITH*  
(43<sup>rd</sup> Ward)

West Willow Street (north side) from North Halsted Street to a point  
50 feet east thereof -- all days;

[O2019-6105]

West Willow Street (south side) from North Halsted Street to a point  
75 feet west thereof -- all days;

[O2019-6121]

*GARDINER*  
(45<sup>th</sup> Ward)

West Waveland Avenue (both sides) from North Milwaukee Avenue to  
North Lowell Avenue -- at all times -- all days.

[O2019-6128]

---

*Referred -- INSTALLATION OF TRAFFIC WARNING SIGNS.*

The aldermen named below presented proposed ordinances and orders for the installation of traffic signs of the nature indicated at the locations specified, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman Location And Type Of Sign

*MOORE*  
(17<sup>th</sup> Ward)

West 66<sup>th</sup> Street at South Albany Avenue -- "Stop";

[Or2019-297]

*TABARES*  
(23<sup>rd</sup> Ward)

South Mason Avenue at West 57<sup>th</sup> Street -- "Stop";

[Or2019-298]

*BURNETT*  
(27<sup>th</sup> Ward)

South Green Street and West Jackson Boulevard -- "All-Way Stop";

[O2019-6497]

Alderman	Location And Type Of Sign
	South Green Street and West Van Buren Street -- "All-Way Stop"; [O2019-6498]
	North Laflin Street and West Carroll Avenue -- "All-Way Stop"; [O2019-6500]
	North Orleans Street and West Walton Street -- "All-Way Stop"; [O2019-6502]
	South Peoria Street and West Jackson Boulevard -- "All-Way Stop"; [O2019-6501]
<i>SPOSATO</i> (38 <sup>th</sup> Ward)	West Sunnyside Avenue at North Monitor Avenue -- "Two-Way Stop". [O2019-6503]

---

*Referred* -- ESTABLISHMENT OF FIVE-TON VEHICLE WEIGHT LIMITATION.

The aldermen named below presented proposed ordinances to establish a five-ton vehicle weight limitation on portions of specified public ways, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman	Location
<i>QUINN</i> (13 <sup>th</sup> Ward)	South Kostner Avenue, from West 69 <sup>th</sup> Street to West Marquette Road; [O2019-6510]
<i>RODRIGUEZ</i> (22 <sup>nd</sup> Ward)	South Karlov Avenue, from West 31 <sup>st</sup> Street to West 33 <sup>rd</sup> Street; [O2019-6512]

7/24/2019

NEW BUSINESS PRESENTED BY ALDERMEN

4321

Alderman

Location

South Kedvale Avenue, from West 31<sup>st</sup> Street to West 33<sup>rd</sup> Street;

[O2019-6513]

South Keeler Avenue, from West 31<sup>st</sup> Street to West 33<sup>rd</sup> Street;

[O2019-6509]

South Komensky Avenue, from West 31<sup>st</sup> Street to West 33<sup>rd</sup> Street.

[O2019-6511]

---

*Referred* -- INSTALLATION OF RESERVED DISABLED PARKING SIGNS ON PORTION OF W. ERIE ST.

[O2019-6506]

Alderman Reilly (42<sup>nd</sup> Ward) presented a proposed ordinance to give consideration to the installation of 2 percent Reserved Disabled Parking signs at 520 West Erie Street 10 feet perpendicular to the curb, to be in effect from 10:00 A.M. to 8:00 P.M., Tuesday through Saturday, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

---

*Referred* -- INSTALLATION OF "NO PARKING EXCEPT FOR OFFICIAL SCHOOL PERSONNEL ONLY" SIGNS ON PORTION OF N. BOSWORTH AVE.

[O2019-6507]

Alderman Hadden (49<sup>th</sup> Ward) presented a proposed ordinance to give consideration to the installation of "No Parking Except for Official School Personnel Only" signs at North Bosworth Avenue (east side) from the first alley south of West Pratt Avenue to be in effect from 7:00 A.M. to 4:30 P.M. on school days with a tow-away zone in effect during such times, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

## 2. ZONING ORDINANCE AMENDMENTS.

---

### *Referred* -- ZONING RECLASSIFICATIONS OF PARTICULAR AREAS.

The aldermen named below presented proposed ordinances amending the Chicago Zoning Ordinance for the purpose of reclassifying particular areas, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

#### **BY ALDERMAN QUINN (13<sup>th</sup> Ward):**

To classify as an RS2 Residential Single-Unit (Detached House) District instead of a B3-1 Community Shopping District the area shown on Map Number 16-L bounded by:

a line 89.19 feet north of and parallel to West 65<sup>th</sup> Street; the alley next east of and parallel to South Lavergne Avenue; a line 119.32 feet north of and parallel to West 65<sup>th</sup> Street; South Laporte Avenue; West 65<sup>th</sup> Street; and South Lavergne Avenue (common address: 6453 -- 6459 South Lavergne Avenue and 6448 -- 6458 South Lavergne Avenue).

[O2019-5763]

#### **BY ALDERMAN O'SHEA (19<sup>th</sup> Ward):**

To classify as a B1-1 Neighborhood Shopping District instead of a B3-1 Community Shopping District the area shown on Map Number 13-G bounded by:

the public alley next north of and parallel to West 111<sup>th</sup> Street; South Western Avenue; a line 83.09 feet north of and parallel to West 111<sup>th</sup> Street; and a line 95.08 feet west of and parallel to South Western Avenue (common address: 11060 South Western Avenue).

[O2019-5773]

#### **BY ALDERMAN SIGCHO-LOPEZ (25<sup>th</sup> Ward):**

To classify as a POS-4 Parks and Open Space District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 4-H bounded by:

West 16<sup>th</sup> Street; a line 275 feet west of and parallel to South Ashland Avenue; the alley next south of and parallel to West 16<sup>th</sup> Street; a line 225 feet west of and parallel to South Ashland Avenue; West 17<sup>th</sup> Street; and South Paulina Street (common address: 1628 -- 1650 West 17<sup>th</sup> Street and 1629 -- 1651 West 16<sup>th</sup> Street).  
[O2019-5785]

*BY ALDERMAN ERVIN (28<sup>th</sup> Ward):*

To classify as an RT3.5 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 2-H bounded by:

West Grenshaw Street; a line 124.4 feet west of and parallel to South Oakley Boulevard; the alley next south of and parallel to West Grenshaw Street; and the alley next east of and parallel to South Western Avenue (common address: 2315 -- 2345 West Grenshaw Street).  
[O2019-5794]

To classify as an RT3.5 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RT4 Residential Two-Flat, Townhouse a Multi-Unit District and a B3-2 Community Shopping District the area shown on Map Number 2-H bounded by:

West Polk Street; the alley next west of and parallel to South Oakley Boulevard; a line 62 feet south of and parallel to West Polk Street; South Oakley Boulevard; a line 74.4 feet north of and parallel to West Taylor Street; the alley next west of and parallel to South Oakley Boulevard; a line 99.4 feet north of and parallel to West Taylor Street; and the alley next west of and parallel to South Claremont Avenue (common address: 800 -- 928 South Claremont Avenue, 801 -- 929 South Claremont Avenue and 806 -- 930 South Oakley Boulevard).  
[O2019-5788]

To classify as an RT3.5 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 2-H bounded by:

a line 40.7 feet south of and parallel to West Taylor Street; South Oakley Boulevard; West Grenshaw Street; the alley next west of and parallel to South Oakley Boulevard; a line 274 feet north of and parallel to West Grenshaw Street; South Claremont Avenue; the alley next south of and parallel to West Taylor Street; and the alley next west of and parallel to South Oakley Boulevard (common address: 1017 South Claremont Avenue and 1004 -- 1044 South Oakley Boulevard).  
[O2019-5790]

To classify as a B3-2 Community Shopping District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 2-H bounded by:

a line 74.4 feet north of and parallel to West Taylor Street; South Oakley Boulevard; a line 49.4 feet north of and parallel to West Taylor Street; and the alley next west of and parallel to South Oakley Boulevard (common address: 932 South Oakley Boulevard).

[O2019-5799]

*BY ALDERMAN REBOYRAS (30<sup>th</sup> Ward):*

To classify as a B1-1 Neighborhood Shopping District instead of a B3-1 Community Shopping District and a C1-1 Neighborhood Commercial District the area shown on Map Numbers 7-L and 7-M bounded by:

West Diversey Avenue; a line 151.46 feet east of and parallel to North Central Avenue; the alley next south of and parallel to West Diversey Avenue; a line 76.55 feet east of and parallel to North Central Avenue; West Parker Avenue; the alley next east of and parallel to North Central Avenue; the alley next south of and parallel to West Parker Avenue; a line 51.65 feet east of and parallel to North Central Avenue; West Schubert Avenue; the alley next west of and parallel to North Central Avenue; the alley next south of and parallel to West Diversey Avenue; and a line 140.34 feet west of and parallel to North Central Avenue (common address: 2700 -- 2740 North Central Avenue and 5549 -- 5601 West Diversey Avenue).

[O2019-5470]

*BY ALDERMAN RAMIREZ-ROSA (35<sup>th</sup> Ward):*

To classify as a B3-1 Community Shopping District instead of a B1-3 Neighborhood Shopping District and a B3-2 Community Shopping District the area shown on Map Number 7-J bounded by:

the alley next north of and parallel to West Diversey Avenue; North Christiana Avenue; West Diversey Avenue; and a line 200 feet west of and parallel to North Christiana Avenue (common address: 3334 -- 3350 West Diversey Avenue).

[O2019-5803]

To classify as a B3-1 Community Shopping District instead of a B3-3 Community Shopping District the area shown on Map Number 7-J bounded by:

North Milwaukee Avenue; a line 205 feet northwest of North Kedzie Avenue as measured along the southwesterly line of North Milwaukee Avenue and perpendicular thereto; the alley next south of and parallel to North Milwaukee Avenue; and a line 355 feet northwest of North Kedzie Avenue as measured along the southwesterly line of North Milwaukee Avenue and perpendicular thereto (common address: 2620 -- 2634 North Milwaukee Avenue).

[O2019-5806]

To classify as a B3-1 Community Shopping District instead of a B3-3 Community Shopping District the area shown on Map Number 7-J bounded by:

North Milwaukee Avenue; a line 347.6 feet northwest of North Kedzie Avenue as measured along the northwesterly line of North Milwaukee Avenue and perpendicular thereto; the alley next north of and parallel to North Milwaukee Avenue; and a line 447.6 feet northwest of North Kedzie Avenue as measured along the northwesterly line of North Milwaukee Avenue and perpendicular thereto (common address: 2643 -- 2651 North Milwaukee Avenue).

[O2019-5811]

To classify as a B2-1 Neighborhood Mixed-Use District instead of a B2-2 Neighborhood Mixed-Use District the area shown on Map Number 7-J bounded by:

North Milwaukee Avenue; a line 180 feet northwest of North Kimball Avenue as measured along the southwesterly line of North Milwaukee Avenue and perpendicular thereto; a line 181 feet west of and parallel to North Kimball Avenue; West Diversey Avenue; a line 231 feet west of and parallel to North Kimball Avenue; and a line 230 feet northwest of North Kimball Avenue as measured along the southwesterly line of North Milwaukee Avenue and perpendicular thereto (common address: 2816 North Milwaukee Avenue/3424 West Diversey Avenue).

[O2019-5817]

To classify as a B2-1 Neighborhood Mixed-Use District instead of a B2-2 Neighborhood Mixed-Use District the area shown on Map Number 7-J bounded by:

North Milwaukee Avenue; a line 330 feet northwest of North Kimball Avenue as measured along the southwesterly line of North Milwaukee Avenue and perpendicular thereto; the alley next south of and parallel to North Milwaukee Avenue; and a line 380 feet northwest of North Kimball Avenue as measured along the southwesterly line of North Milwaukee Avenue and perpendicular thereto (common address: 2832 -- 2834 North Milwaukee Avenue).

[O2019-5838]

To classify as a B2-1 Neighborhood Mixed-Use District instead of a B2-2 Neighborhood Mixed-Use District the area shown on Map Number 7-J bounded by:

the alley next north of and parallel to North Milwaukee Avenue; a line 69 feet northwest of West Wisner Avenue as measured along the northwesterly line of North Milwaukee Avenue and perpendicular thereto; North Milwaukee Avenue; and a line 115 feet northwest of West Wisner Avenue as measured along the northwesterly line of North Milwaukee Avenue and perpendicular thereto (common address: 2875 North Milwaukee Avenue).

[O2019-5846]

To classify as a B2-1 Neighborhood Mixed-Use District instead of a B2-2 Neighborhood Mixed-Use District the area shown on Map Number 7-J bounded by:

North Milwaukee Avenue; a line 50 feet southeast of West Wolfram Street as measured along the southwesterly line of North Milwaukee Avenue and perpendicular thereto; the alley next south of and parallel to North Milwaukee Avenue; and West Wolfram Street (common address: 2854 North Milwaukee Avenue).

[O2019-5853]

*BY ALDERMAN VASQUEZ (40<sup>th</sup> Ward):*

To classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 15-H bounded by:

a line 45.35 feet south of and parallel to West Hood Avenue; the alley next east of and parallel to North Hamilton Avenue; a line 75.31 feet south of and parallel to West Hood Avenue; and North Hamilton Avenue (common address: 6131 North Hamilton Avenue).

[O2019-5861]

---

### 3. CLAIMS.

---

None.

4. UNCLASSIFIED MATTERS.

(Arranged In Order According To Ward Number)

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 LA SPATA (1<sup>st</sup> Ward):**

*Referred* -- AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY DELETING SUBSECTION 1.70 TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF N. WESTERN AVE.

[O2019-5586]

A proposed ordinance to amend Title 4, Chapter 60, Section 022 of the Municipal Code of Chicago by deleting subsection 1.70 which restricted the issuance of additional alcoholic liquor licenses on North Western Avenue, from West Armitage Avenue to West Bloomingdale Avenue, which was *Referred to the Committee on License and Consumer Protection*.

---

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 19 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:

Alegrias Seafood -- to maintain and use 10 planters adjacent to 1024 North Ashland Avenue;

[O2019-5904]

Bucktown Food & Liquors -- to construct, install, maintain and use one awning at 2422 West Fullerton Avenue;

[O2019-5746]

Cafe Cancale -- to construct, install, maintain and use four awnings at 1576 North Milwaukee Avenue;

[O2019-5747]

Club Pilates Wicker Park -- to maintain and use two signs at 1348 North Milwaukee Avenue;

[O2019-5906]

Empty Bottle, Inc. -- to maintain and use one awning at 1035 North Western Avenue;

[O2019-5748]

Hat and Beard LLC -- to maintain and use one fire shutter adjacent to 1371 North Milwaukee Avenue;

[O2019-5909]

Kimball Mini Mart -- to maintain and use two security cameras adjacent to 1859 North Kimball Avenue;

[O2019-5911]

Mariano's Number 8527 Ukrainian Village -- to maintain and use one sign at 2021 West Chicago Avenue;

[O2019-5913]

Naty's Pizza Number 2 -- to maintain and use one awning at 1757 West Chicago Avenue;

[O2019-5749]

Potbelly Sandwich Works LLC -- to maintain and use one awning at 1293 North Milwaukee Avenue;

[O2019-5750]

Potbelly Sandwich Works LLC -- to maintain and use one sign at 1293 North Milwaukee Avenue;

[O2019-5916]

Runa Japanese -- to maintain and use one awning at 2257 West North Avenue;

[O2019-5751]

SalonChick -- to maintain and use one sign at 2306 West Chicago Avenue;

[O2019-5917]

Solidcore Chicago LLC -- to maintain and use one sign at 1642 West Division Street;

[O2019-5920]

U-Spystore -- to maintain and use three security cameras adjacent to 2406 West Fullerton Avenue;

[O2019-5924]

1506 West Grand Condominium Association -- to maintain and use one fence adjacent to 1506 West Grand Avenue;

[O2019-5925]

1510 West Grand Condominium Association -- to maintain and use one fence adjacent to 1510 West Grand Avenue;

[O2019-5927]

1510 West Grand Condominium Association -- to maintain and use one planter adjacent to 1510 West Grand Avenue; and

[O2019-5928]

1523 West Chicago Owner LLC -- to construct, install, maintain and use five planters adjacent to 1523 -- 1527 West Chicago Avenue.

[O2019-5931]

---

*Referred* -- AMENDMENT OF GRANT OF PRIVILEGE FOR WEST TOWN PIZZA SHOP.

[O2019-6127]

Also, a proposed ordinance to amend an ordinance passed by the City Council on April 19, 2017 and printed in the *Journal of the Proceedings of the City Council of the City of Chicago*, page 47636, which authorized a grant of privilege to West Town Pizza Shop for eight light fixtures, by changing the name of the applicant for said privilege from: "West Town Pizza Shop" to: "Barbaro", which was *Referred to the Committee on Transportation and Public Way*.

---

*Referred* -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, three proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent to the locations noted for the operation of sidewalk cafes, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Dove's Luncheonette -- 1543 -- 1545 North Damen Avenue;

[O2019-5891]

Funkenhausen -- 1709 West Chicago Avenue; and

[O2019-5892]

La Calavera -- 1438 West Chicago Avenue.

[O2019-5895]

---

*Referred* -- AMENDMENT OF GRANT OF PRIVILEGE TO PUBLICAN ANKER FOR SIDEWALK CAFE.

[O2019-6130]

Also, a proposed ordinance to amend an ordinance passed by the City Council on April 10, 2019 and printed in the *Journal of the Proceedings of the City Council of the City of Chicago*, page 99852, which authorized a grant of privilege to Publican Anker for a sidewalk cafe, by changing the name of the applicant from: "Publican Anker" to: "Cafe Cancale" and by modifying the dimensions and seating capacity for said privilege, which was *Referred to the Committee on Transportation and Public Way*.

---

*Referred* -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS AT 2418 N. MILWAUKEE AVE.

Also, three proposed orders for the issuance of permits to install signs/signboards at 2418 North Milwaukee Avenue, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

one sign/signboard measuring 144 square feet (Permit Number 100825980);

[Or2019-275]

one sign/signboard measuring 144 square feet (Permit Number 100825983); and

[Or2019-276]

one sign/signboard measuring 300 square feet.

[Or2019-277]

Presented By

**ALDERMAN LA SPATA (1<sup>st</sup> Ward) And  
ALDERMAN MALDONADO (26<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY DELETING SUBSECTION 26.18 TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF W. NORTH AVE.

[O2019-5603]

A proposed ordinance to amend Title 4, Chapter 60, Section 022 of the Municipal Code of Chicago by deleting subsection 26.18 which restricted the issuance of additional alcoholic liquor licenses on West North Avenue, from North California Avenue to North Humboldt Boulevard, which was *Referred to the Committee on License and Consumer Protection*.

---

Presented By

**ALDERMAN LA SPATA (1<sup>st</sup> Ward),  
ALDERMAN RAMIREZ-ROSA (35<sup>th</sup> Ward),  
ALDERMAN RODRIGUEZ-SANCHEZ (33<sup>rd</sup> Ward),  
ALDERMAN MARTIN (47<sup>th</sup> Ward)  
And OTHERS:**

*Referred* -- CALL FOR FEASIBILITY STUDY TO EXPLORE ALTERNATIVE OPTIONS TO EXISTING FRANCHISE AGREEMENT WITH COMMONWEALTH EDISON COMPANY.

[Or2019-272]

A proposed order, presented by Aldermen La Spata, Ramirez-Rosa, Rodriguez-Sanchez, Martin, Hopkins, Dowell, King, Hairston, Sadlowski Garza, Lopez, Taylor, Rodriguez, Sigcho-Lopez, Maldonado, Burnett, Reboyras, Cardona, Waguespack, Vasquez, Smith, Cappleman and Hadden, calling on the Department of Fleet and Facility Management to commission a municipalization feasibility study, no later than December 1, 2019, to explore alternative options to the existing franchise agreement between the City of Chicago and Commonwealth Edison Company and provide an analysis of the socioeconomic, financial, and environmental impacts of each possible alternative option; and further, requiring the City of Chicago and its appropriate departments to review Commonwealth Edison Company's books, accounts, correspondence, documents and data to gather any and all necessary information regarding the company's operations, assets and finances to explore options surrounding the succession of the existing franchise agreement, which was *Referred to the Committee on Environmental Protection and Energy*.

Presented By

**ALDERMAN HOPKINS (2<sup>nd</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Thirty-one 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:

Anything is Pawsible, Inc. -- to maintain and use one sign at 1330 West North Avenue;  
[O2019-5943]

Caspian Kabab Cuisine -- to maintain and use four light fixtures adjacent to 1413 North Ashland Avenue;  
[O2019-5948]

Convexity Properties LLC -- to construct, install, maintain and use 18 planters adjacent to 1118 North State Street;  
[O2019-5950]

Dublin Bar & Grill -- to maintain and use three awnings at 1050 North State Street;  
[O2019-5752]

FedEx Office and Print Services, Inc. -- to maintain and use one awning at 1201 North Dearborn Street;  
[O2019-5754]

Grand Appliance -- to maintain and use one sign at 1300 West North Avenue;  
[O2019-5951]

Horween Leather Company -- to maintain and use occupation of space adjacent to 2015 -- 2021 North Elston Avenue;  
[O2019-5953]

JHTC Holdings LLC -- to maintain and use 43 planters adjacent to 875 North Michigan Avenue;  
[O2019-5954]

JHTC Holdings LLC -- to maintain and use six trees adjacent to 875 North Michigan Avenue;  
[O2019-5956]

John W. Jordan II -- to maintain and use one fence adjacent to 3 West Burton Place;  
[O2019-5958]

Judy Maxwell Home -- to maintain and use one sign at 1349 North Wells Street;  
[O2019-5959]

Loyola University Chicago -- to maintain and use two planters adjacent to 26 East Pearson Street;  
[O2019-5960]

Lululemon USA, Inc. -- to construct, install, maintain and use one sunscreen adjacent to 938 -- 944 West North Avenue;  
[O2019-5961]

Mauge, Inc. -- to maintain and use one awning at 1629 North Milwaukee Avenue;  
[O2019-5755]

Napleton Investment Partnership L.P. -- to maintain and use one awning at 1030 North Clark Street;  
[O2019-5757]

Northwestern Memorial Hospital -- to maintain and use two building projections adjacent to 245 East Chicago Avenue;  
[O2019-5963]

Palmolive Building Condominium Association -- to maintain and use four planters adjacent to 159 East Walton Place;  
[O2019-5964]

Piano Factory Townhouse Condominium Association -- to maintain and use two lawn sprinkler systems adjacent to 2501 North Wayne Avenue;  
[O2019-5967]

RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 230 East Chicago Avenue;  
[O2019-5975]

RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 840 North Dewitt Place;  
[O2019-5977]

RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 851 North Dewitt Place;  
[O2019-5980]

RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 899 North Dewitt Place;

[O2019-5982]

RCN Telecom Services of Illinois LLC -- to maintain and use one power supply adjacent to 221 East Lake Shore Drive;

[O2019-5983]

Resurrection Health Care -- to maintain and use two bicycle racks adjacent to 2233 West Division Street;

[O2019-5986]

Resurrection Health Care -- to maintain and use four planters adjacent to 2233 West Division Street;

[O2019-5987]

Resurrection Health Care -- to maintain and use 14 trees adjacent to 2233 West Division Street;

[O2019-5988]

The Ruth Page Foundation -- to maintain and use one fire escape adjacent to 1016 North Dearborn Street;

[O2019-5990]

State and Chestnut 845 North State Street -- to maintain and use one ice melt system/snow melt system adjacent to 845 North State Street;

[O2019-5991]

Teachers Insurance and Annuity Association of America -- to construct, install, maintain and use two fences adjacent to 919 North Michigan Avenue;

[O2019-5995]

Teachers Insurance and Annuity Association of America -- to construct, install, maintain and use two planters adjacent to 919 North Michigan Avenue; and

[O2019-5999]

Warby Parker -- to maintain and use one sign at 1123 North State Street.

[O2019-6001]

---

*Referred* -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, three proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent to the locations noted for the operation of sidewalk cafes, which were *Referred to the Committee on Transportation and Public Way*, as follows:

7/24/2019

NEW BUSINESS PRESENTED BY ALDERMEN

4335

Cocoa & Company -- 1651 North Wells Street;

[O2019-5946]

Walton Street Kitchen & Bar -- 912 North State Street; and

[O2019-5952]

25 Degrees -- 736 North Clark Street.

[O2019-5955]

---

Presented By

**ALDERMAN HOPKINS (2<sup>nd</sup> Ward)  
And OTHERS:**

*Referred* -- AMENDMENT OF TITLE 13 OF MUNICIPAL CODE BY ADDING NEW CHAPTER 13-150 ENTITLED "BIRD FRIENDLY DESIGN ORDINANCE".

[O2019-5575]

A proposed ordinance, presented by Aldermen Hopkins, La Spata, Waguespack, Reilly, Smith and Osterman, to amend Title 13 of the Municipal Code of Chicago by adding new Chapter 13-150 establishing bird safe design requirements for new building construction and substantial building facade renovations, except for one, two and three-unit dwellings, in Downtown zoning districts, Planned Developments, River Planned Developments, Lake Michigan and Chicago Lakefront Protection district, and lots abutting a Public Open Space district, that provide visual patterns and physical barriers in front of glass; limit the amount, location and timing of interior and exterior lighting; and place visible interior landscaping behind facades to prevent bird hazards, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

---

Presented By

**ALDERMAN DOWELL (3<sup>rd</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Nineteen 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:

JPMorgan Chase Bank, NA -- to maintain and use two signs at 1934 South State Street;  
[O2019-6006]

McCormick Hospitality South LLC -- to construct, install, maintain and use one manhole adjacent to 2306 South Indiana Avenue;  
[O2019-6008]

Michaels Development -- to maintain and use one irrigation system adjacent to 4220 -- 4234 South Prairie Avenue;  
[O2019-6010]

Midway Food and Liquors -- to maintain and use three security cameras adjacent to 5500 South State Street;  
[O2019-6012]

Minghin Japanese -- to maintain and use two signs at 1234 South Michigan Avenue;  
[O2019-6014]

Mobile Merchant, Inc. -- to maintain and use one sign at 339 East 47<sup>th</sup> Street;  
[O2019-6016]

Southbridge 4 Master Owner LLC -- to construct, install, maintain and use 35 balconies adjacent to 2310 South State Street;  
[O2019-6019]

Southbridge 4 Master Owner LLC -- to construct, install, maintain and use one canopy at 2310 South State Street;  
[O2019-5820]

Southbridge 4 Master Owner LLC -- to construct, install, maintain and use 10 light fixtures adjacent to 2310 South State Street;  
[O2019-6021]

Southbridge 4 Master Owner LLC -- to construct, install, maintain and use one siamese connection adjacent to 2310 South State Street;  
[O2019-6027]

Southbridge 4 Master Owner LLC -- to construct, install, maintain and use two siamese connections adjacent to 2310 South State Street;  
[O2019-6024]

Southbridge 9 Master Owner LLC -- to construct, install, maintain and use 35 balconies adjacent to 2350 South State Street;

[O2019-6028]

Southbridge 9 Master Owner LLC -- to construct, install, maintain and use one canopy at 2350 South State Street;

[O2019-5828]

Southbridge 9 Master Owner LLC -- to construct, install, maintain and use 11 light fixtures adjacent to 2350 South State Street;

[O2019-6030]

Southbridge 9 Master Owner LLC -- to construct, install, maintain and use one siamese connection adjacent to 2350 South State Street;

[O2019-6033]

1345 South Wabash Development Corporation -- to construct, install, maintain and use two planters adjacent to 1345 South Wabash Avenue;

[O2019-6048]

2111 South Wabash Owner LLC -- to construct, install, maintain and use four bicycle racks adjacent to 2111 South Wabash Avenue;

[O2019-6039]

2111 South Wabash Owner LLC -- to construct, install, maintain and use four planters adjacent to 2111 South Wabash Avenue; and

[O2019-6042]

2111 South Wabash Owner LLC -- to construct, install, maintain and use four planter railings adjacent to 2111 South Wabash Avenue.

[O2019-6044]

---

*Referred* -- GRANT OF PRIVILEGE TO SHAWN MICHELLE'S CHURNED HOMEMADE ICE CREAM, INC. FOR SIDEWALK CAFE.

[O2019-5965]

Also, a proposed ordinance to grant permission and authority to Shawn Michelle's Churned Homemade Ice Cream, Inc. to maintain and use a portion of the public way adjacent to 46 East 47<sup>th</sup> Street for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

*Referred* -- ISSUANCE OF PERMITS, FREE OF CHARGE, FOR LANDMARK PROPERTY AT 2401 S. WABASH AVE.

[Or2019-274]

Also, a proposed order authorizing the Commissioners of Buildings, Fleet and Facility Management and Fire, the Director of Revenue and the Zoning Administrator to issue all necessary permits, free of charge, for restoration of exterior limestone; installation of windows, air-conditioning and fire protection systems and a fire alarm on the first level; and restoration of stained glass windows, installation of air-conditioning and fire protection systems and a fire alarm on the second level for property located at 2401 South Wabash Avenue, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

---

*Referred* -- ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 1550 S. STATE ST.

[Or2019-261]

Also, a proposed order for the issuance of a permit to install a sign/signboard at 1550 South State Street, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

---

Presented By

**ALDERMAN KING (4<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF CHAPTER 9-68 OF MUNICIPAL CODE BY ADDING NEW SECTION 9-68-027 TO ESTABLISH RULES AND REGULATIONS FOR AND IMPLEMENTATION OF SEASONAL PARKING PROGRAM ON PORTION OF S. OAKENWALD AVE.

[O2019-5595]

A proposed ordinance to amend Title 9, Chapter 68 of the Municipal Code of Chicago by adding new Section 9-68-027 establishing a seasonal parking program from April 1 through November 1 on the 4000 block of South Oakenwald Avenue, west (even numbered) side of the block only, from 5:00 P.M. to 6:00 A.M., all days; requiring the office of the alderman whose ward contains a seasonal parking program area to administer seasonal, seasonal

guest and business/place of worship guest parking permits, without charge, to residents and businesses of the seasonal parking program area; and further, establishing rules and regulations for the implementation, maintenance and enforcement of the seasonal parking program, which was *Referred to the Committee on Transportation and Public Way*.

---

*Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.*

Also, 11 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:

Cosmopolitan Lofts Condominium Association -- to maintain and use 14 balconies adjacent to 1133 South Wabash Avenue;

[O2019-6051]

Dri/Ca Old Colony LLC, in care of Campus Acquisitions LLC -- to construct, install, maintain and use two planters adjacent to 407 South Dearborn Street;

[O2019-6052]

Hyde Park Animal Clinic -- to construct, install, maintain and use one awning at 1363 East 53<sup>rd</sup> Street;

[O2019-5758]

InterPark -- to maintain and use five signs at 318 South Federal Street;

[O2019-6057]

Lake Park Associates -- to maintain and use two building projections adjacent to 5238 South Harper Avenue;

[O2019-6058]

LG Development Group LLC -- to construct, install, maintain and use three masonry walls adjacent to 744 South Dearborn Street;

[O2019-6060]

Potbelly Sandwich Works LLC -- to maintain and use two awnings at 542 South Dearborn Street;

[O2019-5759]

Silliman Group, Inc. -- to maintain and use five fences adjacent to 1525 East Hyde Park Boulevard;

[O2019-6061]

Silliman Group, Inc. -- to maintain and use five landscapings adjacent to 1525 East Hyde Park Boulevard;

[O2019-6062]

The Standard Club -- to construct, install, maintain and use five planters adjacent to 320 South Plymouth Court; and

[O2019-6067]

Standing Room Only Chicago -- to maintain and use one awning at 610 South Dearborn Street.

[O2019-5760]

---

*Referred* -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, five proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent to the locations noted for the operation of sidewalk cafes, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Buddy Guy's Legends -- 700 South Wabash Avenue;

[O2019-5976]

Hyatt Place Chicago South -- 5225 South Harper Avenue;

[O2019-5984]

The Soul Shack -- 1368 East 53<sup>rd</sup> Street;

[O2019-5989]

Taco Bell -- 407 South Dearborn Street; and

[O2019-5994]

Virtue -- 1460 -- 1466 East 53<sup>rd</sup> Street.

[O2019-5998]

---

*Referred* -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

Also, four proposed orders for the issuance of permits to install signs/signboards at the

locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

one sign/signboard at 1410 East Museum Campus Drive -- south elevation (east static sign);  
[Or2019-270]

one sign/signboard at 1410 East Museum Campus Drive -- south elevation (west dynamic sign);  
[Or2019-271]

one sign/signboard measuring 196 square feet at 300 South State Street; and  
[Or2019-268]

one sign/signboard measuring 256 square feet at 300 South State Street.  
[Or2019-269]

---

Presented By

**ALDERMAN HAIRSTON (5<sup>th</sup> Ward):**

*Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.*

Eight 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:

FedEx Office and Print Services, Inc. -- to maintain and use one awning at 1315 East 57<sup>th</sup> Street;  
[O2019-5761]

GCYC LLC -- to maintain and use 11 planters adjacent to 7208 South Ingleside Avenue;  
[O2019-6072]

Giordano's Pizza -- to maintain and use one revolving door adjacent to 5311 South Blackstone Avenue;  
[O2019-6069]

Giordano's Pizza -- to maintain and use one sign at 5311 South Blackstone Avenue;  
[O2019-6070]

Howard Brown Health Center -- to maintain and use two signs at 5500 South Lake Park Avenue;  
[O2019-6074]

Mac Property Management -- to construct, install, maintain and use two planter railings adjacent to 1644 East 53<sup>rd</sup> Street;  
[O2019-6075]

1600 East 53<sup>rd</sup> Street LLC -- to construct, install, maintain and use two banners adjacent to 5252 South Cornell Avenue; and  
[O2019-6076]

1600 East 53<sup>rd</sup> Street LLC -- to maintain and use one sign at 5252 South Cornell Avenue.  
[O2019-6079]

---

*Referred* -- GRANT OF PRIVILEGE TO PHILZ COFFEE FOR SIDEWALK CAFE.  
[O2019-6005]

Also, a proposed ordinance to grant permission and authority to Philz Coffee to maintain and use a portion of the public way adjacent to 1425 East 53<sup>rd</sup> Street for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

---

*Referred* -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS AT 5252 S. CORNELL AVE.

Also, two proposed orders for the issuance of permits to install signs/signboards at 5252 South Cornell Avenue, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

one sign/signboard at south elevation (Permit Number 100825010); and  
[Or2019-253]

one sign/signboard at south elevation (Permit Number 100825013).  
[Or2019-256]

Presented By

**ALDERMAN SAWYER (6<sup>th</sup> Ward):**

*Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.*

Two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

New Horizon Steel -- to maintain and use one security camera adjacent to 411 East 75<sup>th</sup> Street; and

[O2019-6080]

Spirits Beverage Center -- to maintain and use six security cameras adjacent to 7400 South Halsted Street.

[O2019-6081]

---

Presented By

**ALDERMAN SAWYER (6<sup>th</sup> Ward) And  
ALDERMAN RODRIGUEZ (22<sup>nd</sup> Ward):**

*Referred -- CALL ON U.S. IMMIGRATION AND CUSTOMS ENFORCEMENT AGENCY TO CEASE MASS DEPORTATIONS OF IMMIGRANT FAMILIES.*

[R2019-594]

A proposed resolution calling on officials and agents of the United States Immigration and Customs Enforcement agency to cease threatening mass deportations of Chicago's immigrant families, which was *Referred to the Committee on Health and Human Relations*.

---

Presented By

**ALDERMAN MITCHELL (7<sup>th</sup> Ward):**

*Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR RALPH'S HEATING & AIR-CONDITIONING.*

[O2019-6082]

A proposed ordinance to grant permission and authority to Ralph's Heating &

Air-Conditioning to maintain and use one sign at 2710 -- 2714 East 79<sup>th</sup> Street, which was *Referred to the Committee on Transportation and Public Way.*

---

Presented By

**ALDERMAN HARRIS (8<sup>th</sup> Ward):**

*Referred --* AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY REPLACING SUBSECTION 8.7 TO DISALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS LICENSES ON PORTION OF E. 79<sup>TH</sup> ST.

[O2019-5566]

A proposed ordinance to amend Title 4, Chapter 60, Section 023 of the Municipal Code of Chicago by replacing subsection 8.7 to disallow the issuance of additional package goods licenses on East 79<sup>th</sup> Street, from South Cregier Avenue to South Stony Island Avenue, which was *Referred to the Committee on License and Consumer Protection.*

---

*Referred --* GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 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:

Acme Lumber -- to maintain and use one sign at 7855 South Greenwood Avenue;  
[O2019-6084]

Walgreens Number 02387 -- to maintain and use five canopies at 1616 East 87<sup>th</sup> Street;  
and  
[O2019-5831]

Woodard Building, Inc. -- to maintain and use three security cameras adjacent to 7850 South Jeffery Boulevard.  
[O2019-6086]

Presented By

**ALDERMAN BEALE (9<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Four proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

City Sports on Michigan -- to maintain and use one sign at 11102 -- 11106 South Michigan Avenue;

[O2019-6088]

Quick Stop Food & Liquor Mart, Inc. -- to maintain and use five light fixtures adjacent to 409 East 111<sup>th</sup> Street;

[O2019-6092]

Quick Stop Food & Liquor Mart, Inc. -- to maintain and use three security cameras adjacent to 409 East 111<sup>th</sup> Street; and

[O2019-6093]

Rosemoor Community Association -- to maintain and use one sign at 10001 South Michigan Avenue.

[O2019-6095]

---

*Referred* -- EXEMPTION OF CURP MANAGEMENT LLC, DOING BUSINESS AS PIP MANAGEMENT, FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2019-5511]

Also, a proposed ordinance to exempt Curp Management LLC, doing business as PIP Management, from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 514 -- 516 East 95<sup>th</sup> Street, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

*Referred* -- VACATION OF PORTION OF E. 107<sup>TH</sup> ST. IN PULLMAN PARK-PHASE 1 SUBDIVISION.

[O2019-5744]

Also, a proposed ordinance authorizing the vacation of East 107<sup>th</sup> Street, beginning at the southeast corner of Lot 1 in Pullman Park-Phase 1 Subdivision; thence south 21 degrees, 35 minutes, 01 second west along the west line of South Doty Avenue, a distance of 54.00 feet to the northeast corner of Lot 8 in Pullman Park-Phase 5; thence north 68 degrees, 24 minutes, 59 seconds west along the northeasterly line of said Lot 8, a distance of 922.83 feet to the northwest corner thereof, said corner also being on the southeasterly line of Lot 7 in Pullman Park-Phase 4; thence north 21 degrees, 35 minutes, 01 second east along said east line and its northerly extension, 54.00 feet to the northwest corner of East 107<sup>th</sup> Street; thence south 68 degrees, 24 minutes, 59 seconds east along the north line of said East 107<sup>th</sup> Street, 922.83 feet to the point of beginning, which was *Referred to the Committee on Transportation and Public Way*.

---

Presented By

**ALDERMAN SADLOWSKI GARZA (10<sup>th</sup> Ward):**

*Referred* -- APPROVAL OF ATWATER 106<sup>TH</sup> STREET SUBDIVISION.

[O2019-5739]

A proposed ordinance directing the Commissioner of Transportation or his designee to approve the Atwater 106<sup>th</sup> Street Subdivision in the block bounded by East 105<sup>th</sup> Street, East 106<sup>th</sup> Street, South Avenue E and South Avenue B, which was *Referred to the Committee on Transportation and Public Way*.

---

Presented By

**ALDERMAN THOMPSON (11<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF TITLE 3 OF MUNICIPAL CODE BY ADDING NEW CHAPTER 3-94 TO ALLOW ABATEMENT OF PROPERTY TAX LEVIED ON QUALIFIED PROPERTY OWNED BY SURVIVING SPOUSE OF FALLEN POLICE OFFICER, SOLDIER OR RESCUE WORKER.

[O2019-5591]

A proposed ordinance to amend Title 3 of the Municipal Code of Chicago by adding new Chapter 3-94 allowing 100 percent of the City of Chicago portion of property taxes levied on each parcel of qualified property within the City of Chicago owned by a surviving spouse of a

fallen police officer, soldier or rescue worker to be abated for the lifetime of the surviving spouse as long as the surviving spouse remains unmarried; authorizing the Chicago City Clerk to implement a property tax abatement application to determine whether a surviving spouse of a fallen police officer, soldier or rescue worker is eligible for a property tax abatement; and further, calling for the Cook County Assessor to submit a report to the Chicago City Council to explain the formula and model used to abate a percentage of the property taxes levied on each parcel of qualified property, which was *Referred to the Committee on Finance*.

---

*Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.*

Also, five 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:

Busy Bees Child Development Center -- to maintain and use four bicycle racks adjacent to 3149 -- 3155 South Shields Avenue;  
[O2019-6098]

Janet Carey -- to maintain and use two bay windows adjacent to 459 West 46<sup>th</sup> Place;  
[O2019-6101]

Janet Carey -- to maintain and use one staircase adjacent to 459 West 46<sup>th</sup> Place;  
[O2019-6104]

Chocolat Uzma -- to construct, install, maintain and use one planter adjacent to 1900 South Halsted Street; and  
[O2019-6099]

Lalo's Mexican Restaurant -- to maintain and use three awnings at 733 West Maxwell Street.  
[O2019-5762]

---

*Referred -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS AT 555 W. ROOSEVELT RD.*

Also, seven proposed orders for the issuance of permits to install signs/signboards at 555 West Roosevelt Road, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

one sign/signboard at east elevation;	[Or2019-284]
one sign/signboard at north elevation (Permit Number 10827453);	[Or2019-281]
one sign/signboard at north elevation (Permit Number 100827459);	[Or2019-282]
one sign/signboard at north elevation (Permit Number 100827461);	[Or2019-283]
one sign/signboard at west elevation (Permit Number 100827482);	[Or2019-286]
one sign/signboard at west elevation (Permit Number 100827498); and	[Or2019-285]
one sign/signboard at west elevation (Permit Number 100826620).	[Or2019-287]

---

*Referred* -- AMENDMENT OF RULE 39 OF CITY COUNCIL RULES OF ORDER AND PROCEDURE FOR 2019 -- 2023 TERM CALLING FOR AT LEAST ONE-HALF OF EACH COMMITTEE'S MEETINGS TO COMMENCE ON OR AFTER 6:00 P.M.

[R2019-599]

Also, a proposed resolution to amend Rule 39 of the Rules of Order and Procedure of the City Council of the City of Chicago for the 2019 -- 2023 term calling for at least one-half of each City Council committee's meetings to commence on or after 6:00 P.M. over the course of a calendar year and requiring a roll call at the beginning of each committee meeting to determine a quorum of its members present in order for a committee to conduct business, which was *Referred to the Committee on Committees and Rules*.

---

Presented By

**ALDERMAN CÁRDENAS (12<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

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:

Cremeria La Ordena Number 3 LLC -- to maintain and use one awning at 3234 West 26<sup>th</sup> Street;

[O2019-5764]

Express-Way Tax Services -- to maintain and use one awning at 4008 South Archer Avenue;

[O2019-5765]

Liza's Furniture, Inc. -- to maintain and use one awning at 2459 South Albany Avenue;

[O2019-5767]

Los Corrales Taqueria, Inc. -- to maintain and use one awning at 2881 West Cermak Road;

[O2019-5768]

Mario's Jewelry -- to maintain and use one security camera adjacent to 3308 West 26<sup>th</sup> Street; and

[O2019-6106]

Muebleria Netty's -- to construct, install, maintain and use one awning at 4001 South Archer Avenue.

[O2019-5771]

---

Presented By

**ALDERMAN QUINN (13<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Double T Liquors & Lounge -- to maintain and use one canopy at 5624 South Pulaski Road; and

[O2019-5834]

Rocio's Childrens Wear -- to maintain and use one awning at 7005 South Pulaski Road.  
[O2019-5772]

---

Presented By

**ALDERMAN BURKE (14<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Sixteen 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:

Agencia Mexicana -- to maintain and use one sign at 2701 West 51<sup>st</sup> Street;  
[O2019-6108]

Angelo's Stuffed Pizza Corporation -- to maintain and use two signs at 4850 South Pulaski Road;  
[O2019-6109]

Doctor's Office -- to maintain and use one awning at 2645 West 51<sup>st</sup> Street;  
[O2019-5775]

El Muelle -- to maintain and use one sign at 4253 West 47<sup>th</sup> Street;  
[O2019-6110]

IM&N Dollar Plus -- to maintain and use one awning at 5149 South Kedzie Avenue;  
[O2019-5777]

KG Hall -- to maintain and use one sign at 4235 West 47<sup>th</sup> Street;  
[O2019-6112]

La Cebollita Restaurant -- to maintain and use two light fixtures adjacent to 4343 West 47<sup>th</sup> Street;  
[O2019-6114]

La Quebrada Number 3, Inc. -- to maintain and use five light fixtures adjacent to 5100 -- 5102 South California Avenue;

[O2019-6118]

La Quebrada Number 3, Inc. -- to maintain and use one sign at 5100 -- 5102 South California Avenue;

[O2019-6119]

Liquorama -- to maintain and use one security camera adjacent to 4430 South Kedzie Avenue;

[O2019-6123]

Liquorama -- to maintain and use one sign at 4430 South Kedzie Avenue;

[O2019-6125]

Marin Funeral Home -- to maintain and use one awning at 2744 West 51<sup>st</sup> Street;

[O2019-5778]

Marin Funeral Home -- to maintain and use one sign at 2744 West 51<sup>st</sup> Street;

[O2019-6126]

Redmond's Pub -- to maintain and use one awning at 5730 South Archer Avenue;

[O2019-5780]

Regal Beagle -- to maintain and use one canopy at 3236 West 55<sup>th</sup> Street; and

[O2019-5836]

Self-Help Federal Credit Union -- to maintain and use one sign at 4800 South Pulaski Road.

[O2019-6129]

---

*Referred* -- VACATION OF PORTION OF S. KEELER AVE. BETWEEN W. 40<sup>TH</sup> ST. AND W. DISTRICT BLVD.

[O2019-5742]

Also, a proposed ordinance authorizing the vacation of South Keeler Avenue, between West 40<sup>th</sup> Street and West District Boulevard (also known as West Ann Lurie Place), which was *Referred to the Committee on Transportation and Public Way*.

Presented By

**ALDERMAN LOPEZ (15<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF CHAPTER 4-60 OF MUNICIPAL CODE BY MODIFYING SECTIONS 4-60-024 AND 4-60-130 REGARDING REQUIREMENTS FOR NOTIFICATION OF RESIDENTS BY LIQUOR LICENSE APPLICANTS.

[O2019-5585]

A proposed ordinance to amend Title 4, Chapter 60 of the Municipal Code of Chicago by modifying Sections 4-60-024 and 4-60-130 requiring the applicant of a new liquor license, who has acquired a licensed business by purchase, to notify all residents residing within a 1,000-foot radius of the licensed premises the name of the applicant, the location of the licensed premises and that an application is being made for either the issuance of a liquor license to a new licensee or the issuance of a late-hour liquor license; requiring the applicant, within 60 days before the filing of an application for a new liquor license or a late-hour license, to file with the Department of Business Affairs and Consumer Protection the written consent of a majority of the residents living within the 1,000-foot radius, along with a list of United States Postal Service verified residential addresses within the 1,000-foot radius and the proof of residence of the consenters; and further, establishing a fine of not less than \$2,500 for any person who knowingly makes any false statements, submits any false information or misrepresents any information, which was *Referred to the Committee on License and Consumer Protection*.

---

*Referred* -- AMENDMENT OF SECTION 4-384-015 OF MUNICIPAL CODE TO REGULATE PET LEASE AND FINANCE AGREEMENTS.

[O2019-5571]

Also, a proposed ordinance to amend Title 4, Chapter 384, Section 015 of the Municipal Code of Chicago prohibiting agreements with retailers or animal care facilities to transfer ownership of a pet to a consumer wherein ownership of the pet is contingent upon the consumer making payments over a period of time after the transfer of possession of the pet or for the lease of a pet that provides for or offers the option of transferring ownership of the pet to the consumer at the end of the lease term, which was *Referred to the Committee on License and Consumer Protection*.

*Referred* -- AMENDMENT OF SECTION 4-384-020 OF MUNICIPAL CODE TO FURTHER REGULATE OPERATION OF ANIMAL SHELTERS.

[O2019-5572]

Also, a proposed ordinance to amend Title 4, Chapter 384, Section 020 of the Municipal Code of Chicago requiring any person seeking to operate an animal shelter to obtain an animal care license and, as a prerequisite to the issuance or renewal of an animal care license, licensee must submit the shelter's statistics on animal euthanasia and pet surrender and make it available for immediate inspection by an authorized city official, which was *Referred to the Committee on License and Consumer Protection*.

---

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

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:

Focal Point LLC -- to maintain and use one canopy at 4141 South Pulaski Road;  
[O2019-5840]

Focal Point LLC -- to maintain and use one staircase adjacent to 4141 South Pulaski Road;  
[O2019-6132]

Monterre Photo Studio -- to maintain and use one awning at 1752 West 47<sup>th</sup> Street;  
[O2019-5781]

Moroleon Foods Number 2, Inc. -- to maintain and use one awning at 4257 South Rockwell Street;  
[O2019-5783]

Supermercado La Gloria -- to maintain and use one sign at 4117 -- 4125 South Kedzie Avenue; and  
[O2019-6134]

Village Discount Outlet, Inc. -- to maintain and use one sign at 2514 West 47<sup>th</sup> Street.  
[O2019-6136]

*Referred --* ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 5122 S. ARCHER AVE.

[Or2019-262]

Also, a proposed order for the issuance of a permit to install a sign/signboard at 5122 South Archer Avenue, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

---

Presented By

**ALDERMAN LOPEZ (15<sup>th</sup> Ward)  
And OTHERS:**

*Referred --* AMENDMENT OF CHAPTER 2-92 OF MUNICIPAL CODE BY ADDING NEW SECTION 2-92-583 TO PROHIBIT CONTRACTORS AND SUBCONTRACTORS WHO ASSIST IN ENFORCEMENT OF FEDERAL CIVIL IMMIGRATION LAW FROM DOING BUSINESS WITH CITY.

[O2019-5580]

A proposed ordinance, presented by Aldermen Lopez, La Spata, Hopkins, Sadlowski Garza, Rodriguez, Sigcho-Lopez, Maldonado, Reboyras, Cardona, Rodriguez-Sanchez, Villegas, Vasquez, Hadden and Silverstein, to amend Title 2, Chapter 92 of the Municipal Code of Chicago by adding new Section 2-92-583 prohibiting any person from being a contractor or subcontractor with the City of Chicago if such person has entered into an agreement with the Department of Homeland Security or any subsidiary or successor agency to provide support for the enforcement of the federal civil immigration law, which was *Referred to the Committee on Contracting Oversight and Equity*.

---

*Referred --* AMENDMENT OF SECTION 2-8-041 OF MUNICIPAL CODE TO PROHIBIT NON-CITY EMPLOYMENT OR COMPENSATION BY ALDERMAN.

[O2019-5587]

Also, a proposed ordinance, presented by Aldermen Lopez, La Spata, O'Shea, Sigcho-Lopez and Cardona, to amend Title 2, Chapter 8, Section 041 of the Municipal Code of Chicago prohibiting any alderman from receiving compensation for any work or

employment other than for the City of Chicago, which was *Referred to the Committee on Ethics and Government Oversight*.

---

*Referred* -- CALL ON COMMISSIONER OF DEPARTMENT OF PLANNING AND DEVELOPMENT TO REQUIRE APPLICANTS FOR CITY-OWNED LAND SALES, LAND USE AGREEMENTS AND LAND SWAPS WITHIN GREATER ENGLEWOOD COMMUNITY TO OBTAIN LETTER OF LOCAL ALDERMANIC SUPPORT BEFORE SUBMITTING APPLICATIONS.

[Or2019-310]

Also, a proposed order, presented by Aldermen Lopez, Taylor, Coleman and Sawyer, calling on the Commissioner of the Department of Planning and Development to require applicants for all City-owned land sales, land use agreements and land swaps within the greater Englewood community to obtain a letter of local aldermanic support before submitting any application for the Adjacent Neighbors Land Acquisition Program (ANLAP), Negotiated Sales and Sealed Bids, and the Large Lot Program, which was *Referred to the Committee on Housing and Real Estate*.

---

Presented By

**ALDERMAN COLEMAN (16<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Carmelo's Taco Place -- to maintain and use one sign at 2746 West 59<sup>th</sup> Street; and  
[O2019-6138]

Vireva Nursery School -- to maintain and use one sign at 1935 West 51<sup>st</sup> Street.  
[O2019-6140]

*Referred* -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, two proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent to the locations noted for the operation of sidewalk cafes, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Carmelo's Taco Place -- 2746 West 59<sup>th</sup> Street; and  
[O2019-6018]

Sputnik Coffee Company -- 2057 West 51<sup>st</sup> Street.  
[O2019-6023]

---

Presented By

**ALDERMAN MOORE (17<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

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:

Alma's Child Day Care Center -- to maintain and use one awning at 2909 West 63<sup>rd</sup> Street;  
[O2019-5784]

Hot City Lounge -- to maintain and use one sign at 7432 South Racine Avenue; and  
[O2019-6143]

Little Hands Child Creative Center, Inc. -- to maintain and use one awning at 7146 South Ashland Avenue.  
[O2019-5786]

Presented By

**ALDERMAN CURTIS (18<sup>th</sup> Ward):**

*Referred* -- STANDARDIZATION OF PORTION OF S. DAMEN AVE. AS "HONORARY BISHOP GEORGE W.C. WALKER, SR. BLVD."

[O2019-5561]

A proposed ordinance directing the Commissioner of Transportation to take the necessary action for the standardization of South Damen Avenue, from West 86<sup>th</sup> Street to West 87<sup>th</sup> Street, as "Honorary Bishop George W.C. Walker, Sr. Boulevard", which was *Referred to the Committee on Transportation and Public Way*.

---

Presented By

**ALDERMAN O'SHEA (19<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF SECTION 3-33-030 OF MUNICIPAL CODE CONCERNING ALLOCATION OF PORTION OF CHICAGO REAL PROPERTY TRANSFER TAX TO FUND FIREMEN'S ANNUITY AND BENEFIT FUND OF CHICAGO, POLICEMEN'S ANNUITY AND BENEFIT FUND OF CHICAGO, MUNICIPAL EMPLOYEES' ANNUITY AND BENEFIT FUND OF CHICAGO AND LABORERS' AND RETIREMENT BOARD EMPLOYEES' ANNUITY AND BENEFIT FUND OF CHICAGO.

[O2019-5569]

A proposed ordinance to amend Title 3, Chapter 33, Section 030 of the Municipal Code of Chicago by imposing a tax upon the transfer of title to, or beneficial interest in, real property located in the city at a rate of \$4.75 per \$500 of the transfer price, or fraction thereof, of the real property or the beneficial interest in the real property, for all transfer prices which are above \$1 Million; providing the proceeds of \$1 per \$500 imposed on all transfer prices that are above \$1 Million, net any refunds and other expenses, to meet the city's funding obligations to the Firemen's Annuity and Benefit Fund of Chicago, the Policemen's Annuity and Benefit Fund of Chicago, the Municipal Employees' Annuity and Benefit Fund of Chicago and the Laborers' and Retirement Board Employees' Annuity and Benefit Fund of Chicago; authorizing the budget director, comptroller and chief financial officer to determine which funds to distribute to and the amount of the distributions; and further, authorizing the chief financial officer to enter into agreements with the aforementioned Funds to effectuate the transfer of the proceeds, which was *Referred to the Committee on Finance*.

*Referred* -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR DOLLAR TREE NO. 06910.

[O2019-5787]

Also, a proposed ordinance to grant permission and authority to Dollar Tree Number 06910 to construct, install, maintain and use one awning at 11037 -- 11043 South Kedzie Avenue, which was *Referred to the Committee on Transportation and Public Way*.

---

*Referred* -- ISSUANCE OF PERMITS, FREE OF CHARGE, FOR LANDMARK PROPERTY AT 10244 S. LONGWOOD DR.

[Or2019-265]

Also, a proposed order authorizing the Commissioners of Buildings, Fleet and Facility Management and Fire, the Director of Revenue and the Zoning Administrator to issue all necessary permits, free of charge, for stabilization of turrets, chimneys, parapets and facade; repair or replacement of windows; and repairs to prevent potential water infiltration damage for property located at 10244 South Longwood Drive, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

---

*Referred* -- INITIATION OF PUBLIC QUESTION FOR SUBMISSION TO CHICAGO VOTERS IN REFERENDUM AT MARCH 17, 2020 ELECTION ON WHETHER TO INCREASE CITY OF CHICAGO PORTION OF REAL ESTATE TRANSFER TAX FOR BENEFIT OF FIREMEN'S ANNUITY AND BENEFIT FUND OF CHICAGO, POLICEMEN'S ANNUITY AND BENEFIT FUND OF CHICAGO, MUNICIPAL EMPLOYEES' ANNUITY AND BENEFIT FUND OF CHICAGO AND LABORERS' AND RETIREMENT BOARD EMPLOYEES' ANNUITY AND BENEFIT FUND OF CHICAGO.

[R2019-592]

Also, a proposed resolution to initiate and authorize a public question to be submitted to all Chicago voters in a referendum at the regularly scheduled election occurring March 17, 2020 on whether the City of Chicago's real estate transfer tax shall be increased by 27 percent for all transfer prices over \$1 Million for the purpose of using the proceeds of the tax to meet the city's funding obligations for the Firemen's Annuity and Benefit Fund of Chicago, the Policemen's Annuity and Benefit Fund of Chicago, the Municipal Employees' Annuity and Benefit Fund of Chicago and the Laborers' and Retirement Board Employees' Annuity and Benefit Fund of Chicago, which was *Referred to the Committee on Committees and Rules*.

Presented By

**ALDERMAN O'SHEA (19<sup>th</sup> Ward)  
And OTHERS:**

*Referred* -- AMENDMENT OF TITLE 3 OF MUNICIPAL CODE BY ADDING NEW CHAPTER 3-51 ENTITLED "CANNABIS TAX ORDINANCE".

[O2019-5604]

A proposed ordinance, presented by Aldermen O'Shea, Harris, Sadlowski Garza, Lopez, Moore, Curtis, Waguespack, Mitts, Sposato, Napolitano, Reilly, Smith and Gardiner, to amend Title 3 of the Municipal Code of Chicago by adding new Chapter 3-51 imposing a tax of three percent on the gross receipts from the retail sale of cannabis in the City of Chicago; authorizing the Illinois Department of Revenue to collect, administer and enforce the tax imposed and all civil penalties that may be assessed for and on behalf of the City; allowing any tax revenue received by the City for the sale of cannabis, net any refunds and other expenses, to be used to satisfy the City's contribution obligations to any one or more of the City's annuity and benefit funds established under Articles 5, 6, 8 and 11 of the Illinois Pension Code; and further, authorizing the chief financial officer to enter into agreements with the City's annuity and benefit funds to execute the transfer of the tax revenue, which was *Referred to the Committee on Finance*.

---

*Referred* -- AMENDMENT OF CHAPTER 7-24 OF MUNICIPAL CODE BY ADDING NEW ARTICLE V-B TO REGULATE CANNABIS BUSINESS ESTABLISHMENTS.

[O2019-5605]

Also, a proposed ordinance, presented by Aldermen O'Shea, Harris, Sadlowski Garza, Lopez, Coleman, Moore, Curtis, Ervin, Waguespack, Mitts, Sposato, Nugent, Napolitano, Smith and Gardiner, to amend Chapter 7-24 of the Municipal Code of Chicago by adding new Article V-B prohibiting any cannabis business establishment from selling, giving away, bartering, exchanging, allowing the on-premises consumption of, or otherwise dealing in cannabis products or accessories at any location which has a property line within 500 feet of the property line of any building or other location used primarily as a school, child care facility, or for the education or recreation of minors or young adults under the age of 21; prohibiting the consumption of cannabis on the premises of a cannabis business establishment between the hours of 9:00 P.M. and 9:00 A.M.; and further, authorizing the Commissioner of Business Affairs and Consumer Protection and the Commissioner of Health to promulgate rules and regulations for the enforcement of cannabis business establishments, which was *Referred to the Committee on License and Consumer Protection*.

Presented By

**ALDERMAN TAYLOR (20<sup>th</sup> Ward):**

*Referred* -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR BOOST MOBILE.

[O2019-6146]

A proposed ordinance to grant permission and authority to Boost Mobile to maintain and use one sign at 4738 South Ashland Avenue, which was *Referred to the Committee on Transportation and Public Way*.

---

*Referred* -- DEDICATION OF PORTIONS OF PUBLIC WAY FOR USE AS PUBLIC ALLEY WITHIN AREA BOUNDED BY E. 62<sup>ND</sup> ST., S. UNIVERSITY AVE., E. 63<sup>RD</sup> ST. AND S. GREENWOOD AVE.

[O2019-5736]

Also, a proposed ordinance authorizing a dedication of the west 16 feet of the south 35 feet of Lot 5 and the west 16 feet of Lot 6 (except the south 35 feet thereof) in Block 11 in Charles Busby's Subdivision of the south half (except 2½ acres) of the southwest quarter of Section 14, Township 38 North, Range 14, East of the Third Principal Meridian for use as a public alley within the area bounded by East 62<sup>nd</sup> Street, South University Avenue, East 63<sup>rd</sup> Street and South Greenwood Avenue, which was *Referred to the Committee on Transportation and Public Way*.

---

Presented By

**ALDERMAN TAYLOR (20<sup>th</sup> Ward)  
And OTHERS:**

*Referred* -- AMENDMENT OF TITLES 2 AND 3 OF MUNICIPAL CODE BY ADDING NEW SECTIONS 2-44-135 AND 2-44-140 CONCERNING AFFORDABLE HOUSING REQUIREMENTS IN OBAMA COMMUNITY BENEFITS AGREEMENT (CBA) RESIDENTIAL AREA AND MODIFYING SECTION 3-33-060 CONCERNING CHICAGO REAL PROPERTY TRANSFER TAX.

[O2019-5589]

A proposed ordinance, presented by Aldermen Taylor, La Spata, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Sadlowski Garza, Lopez, Coleman, Moore, Curtis, Brookins, Rodriguez, Sigcho-Lopez, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Vasquez, Martin and Hadden, to

amend Titles 2 and 3 of the Municipal Code of Chicago by adding new Sections 2-44-135 and 2-44-140 requiring 30 percent of affordable units in new residential housing developments within the Obama Community Benefits Agreement (CBA) Residential Area; requiring 30 percent of all sales or transfers of City-owned land within the Obama CBA Residential Area to be affordable; authorizing the establishment of an Obama CBA Community Trust Fund to provide loans and grants to local residents to help subsidize housing or small businesses; authorizing an independent consultant to conduct a study on potential uses of a Commercial Linkage Fee that is to be imposed on large businesses, large nonprofits and large developments who build or develop commercial projects in the Obama CBA Residential Area; requiring owners of multi-family residential buildings to provide 180 days' notice to building residents and the Department of Housing prior to the sale or transfer of the property; and further, modifying Section 3-33-060 allowing property transfers, pursuant to Sections 2-44-140(E)(1) or 2-44-140(E)(4)(i) of the Community Opportunity to Purchase Act in the Obama CBA Residential Area Act to be exempt from the Chicago Real Property Transfer Tax or a specified portion of the tax imposed, which was *Referred to the Committee on Housing and Real Estate*.

---

Presented By

**ALDERMAN BROOKINS (21<sup>st</sup> Ward):**

*Referred* -- AMENDMENT OF CHAPTER 4-60 OF MUNICIPAL CODE BY ADDING NEW SUBSECTIONS 4-60-022 (21.213 THROUGH 21.222) AND 4-60-023 (21.57 THROUGH 21.66) TO DISALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR AND PACKAGE GOODS LICENSES ON VARIOUS PUBLIC WAYS WITHIN 21<sup>ST</sup> WARD.

[O2019-5573]

A proposed ordinance to amend Title 4, Chapter 60 of the Municipal Code of Chicago by adding new subsections 4-60-022 (21.213 through 21.222) and 4-60-023 (21.57 through 21.66) to disallow the issuance of additional alcoholic liquor and package goods licenses, respectively, on South Racine Avenue, South Elizabeth Street, South Throop Street, South Ada Street, South Loomis Street, South Bishop Street, South Laflin Street, South Justine Street, South Ashland Avenue and South Marshfield Avenue, from West 79<sup>th</sup> Street to West 81<sup>st</sup> Street, which was *Referred to the Committee on License and Consumer Protection*.

*Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR FAMILY DOLLAR STORE NO. 7612.*

[O2019-6151]

Also, a proposed ordinance to grant permission and authority to Family Dollar Store Number 7612 to maintain and use three security fences adjacent to 7927 South Ashland Avenue, which was *Referred to the Committee on Transportation and Public Way.*

---

Presented By

**ALDERMAN RODRIGUEZ (22<sup>nd</sup> Ward):**

*Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.*

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:

Don Pepe -- to maintain and use two awnings at 3616 West 26<sup>th</sup> Street;

[O2019-5807]

Gerardo Izaguirre -- to maintain and use one bay window adjacent to 2756 South Pulaski Road; and

[O2019-6153]

Supermercado Santos -- to maintain and use two security cameras adjacent to 4045 -- 4047 West 31<sup>st</sup> Street.

[O2019-6155]

---

Presented By

**ALDERMAN TABARES (23<sup>rd</sup> Ward):**

*Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.*

Eight 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:

Allstate Insurance -- to maintain and use one sign at 5657 South Harlem Avenue;  
[O2019-6157]

Archer Heights Credit Union -- to maintain and use three planters adjacent to 6554 West Archer Avenue;  
[O2019-6159]

The Blooming Lotus Corporation -- to maintain and use one awning at 6842 West Archer Avenue;  
[O2019-5813]

Firestone -- to maintain and use one sign at 5945 South Archer Avenue;  
[O2019-6160]

Haydee's Flowers & Gifts -- to maintain and use one awning at 3747 West 63<sup>rd</sup> Street;  
[O2019-5815]

Las Brisas -- to maintain and use one canopy at 5859 South Harlem Avenue;  
[O2019-5845]

Overt Press, Inc. -- to maintain and use one canopy at 4625 West 53<sup>rd</sup> Street; and  
[O2019-5848]

Taqueria La Haciendita, Inc. -- to maintain and use one sign at 5922 -- 5924 South Pulaski Road.  
[O2019-6162]

---

*Referred* -- AMENDMENT OF GRANTS OF PRIVILEGE IN PUBLIC WAY FOR ELITE HAIR CHANGERS & SPA.

Also, two proposed ordinances to amend ordinances which authorized grants of privilege in the public way to Elite Hair Changers & Spa, which were *Referred to the Committee on Transportation and Public Way*, as follows:

*Journal of the Proceedings of the City Council of the City of Chicago*, April 10, 2019, page 99277 -- by modifying the compensation amount for said privilege; and  
[O2019-6133]

*Journal of the Proceedings of the City Council of the City of Chicago*, April 10, 2019, page 99494 -- by modifying the compensation amount for said privilege.  
[O2019-6147]

Presented By

**ALDERMAN SCOTT (24<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Seven 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:

Book Covers, Inc.-Caraustar -- to maintain and use 13 light fixtures adjacent to 4501 West 16<sup>th</sup> Street;  
[O2019-6166]

Book Covers, Inc.-Caraustar -- to maintain and use four security cameras adjacent to 4501 West 16<sup>th</sup> Street;  
[O2019-6167]

The Connection -- to maintain and use three fire shutters adjacent to 2020 South Pulaski Road;  
[O2019-6170]

The Connection -- to maintain and use three light fixtures adjacent to 2020 South Pulaski Road;  
[O2019-6171]

The Connection -- to maintain and use two security cameras adjacent to 2020 South Pulaski Road;  
[O2019-6173]

North Lawndale Employment Network -- to construct, install, maintain and use one awning at 3936 West Roosevelt Road; and  
[O2019-5818]

Pulaski Dollar & Food, Inc. -- to maintain and use three light fixtures adjacent to 737 South Pulaski Road.  
[O2019-6174]

---

Presented By

**ALDERMAN SIGCHO-LOPEZ (25<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Twenty-two proposed ordinances to grant permission and authority to the applicants listed

for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Birrieria Reyes De Ocotlan -- to maintain and use one awning at 1322 West 18<sup>th</sup> Street;  
[O2019-5821]

Dalida Brito -- to maintain and use two steps adjacent to 1412 West 17<sup>th</sup> Street;  
[O2019-6184]

The Cryobar West Loop -- to maintain and use one sign at 1215 West Madison Street;  
[O2019-6182]

Delgado Travel Agency, Inc. -- to maintain and use one awning at 2108 West Cermak Road;  
[O2019-5822]

Dick's Sporting Goods -- to maintain and use two signs at 1100 South Canal Street;  
[O2019-6188]

Emperor's Choice Restaurant -- to maintain and use three awnings at 2238 South Wentworth Avenue;  
[O2019-5824]

Furious Spoon -- to maintain and use two light fixtures adjacent to 1316 West 18<sup>th</sup> Street;  
[O2019-6190]

Il Vicinato, Inc. -- to maintain and use two planters adjacent to 2435 South Western Avenue;  
[O2019-6192]

La Pulqueria -- to maintain and use one bicycle rack adjacent to 2501 South Western Avenue;  
[O2019-6193]

Mercy Home for Boys & Girls -- to maintain and use one facade adjacent to 1118 -- 1120 West Jackson Boulevard;  
[O2019-6195]

Mini Mart -- to maintain and use two awnings at 1724 South Ashland Avenue;  
[O2019-5825]

Nordstrom Rack Number 280 -- to maintain and use two signs at 1118 South Canal Street;  
[O2019-6200]

O'Neil's on Wells -- to maintain and use three awnings at 411 South Wells Street;  
[O2019-5826]

Pilsen Metropolis LLC -- to construct, install, maintain and use one door swing adjacent to 2100 South Morgan Street;  
[O2019-6202]

Raymond's Hamburgers & Tacos -- to maintain and use one sign at 2404 South Blue Island Avenue;  
[O2019-6203]

Roosevelt Collection Shops -- to maintain and use 18 balconies adjacent to 150 West Roosevelt Road;  
[O2019-6204]

Roosevelt Collection Shops -- to maintain and use two canopies at 150 West Roosevelt Road;  
[O2019-5854]

Roosevelt Collection Shops -- to maintain and use 25 light fixtures adjacent to 150 West Roosevelt Road;  
[O2019-6218]

Roosevelt Collection Shops -- to maintain and use six manholes adjacent to 150 West Roosevelt Road;  
[O2019-6221]

Roosevelt Collection Shops -- to maintain and use two signs at 150 West Roosevelt Road;  
[O2019-6226]

Star Light Food Market -- to maintain and use one sign at 211 West 22<sup>nd</sup> Place; and  
[O2019-6233]

Joseph Zito (Property Owner) -- to maintain and use one canopy at 268 West 24<sup>th</sup> Street.  
[O2019-5852]

---

*Referred* -- GRANT OF PRIVILEGE TO LA LUNA FOR SIDEWALK CAFE.  
[O2019-6036]

Also, a proposed ordinance to grant permission and authority to La Luna to maintain and use a portion of the public way adjacent to 1726 South Racine Avenue for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

*Referred* -- VACATION OF PORTION OF S. ABERDEEN ST. BETWEEN W. VAN BUREN ST. AND W. TILDEN ST.

[O2019-5745]

Also, a proposed ordinance authorizing the vacation of South Aberdeen Street, between West Van Buren Street and West Tilden Street, which was *Referred to the Committee on Transportation and Public Way*.

---

*Referred* -- ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 939 W. WASHINGTON BLVD.

[Or2019-258]

Also, a proposed order for the issuance of a permit to install a sign/signboard at 939 West Washington Boulevard, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

---

Presented By

**ALDERMAN SIGCHO-LOPEZ (25<sup>th</sup> Ward)  
And OTHERS:**

*Referred* -- AMENDMENT OF SECTION 4-6-050 OF MUNICIPAL CODE TO PROHIBIT PREDATORY TACTICS BY RESIDENTIAL REAL ESTATE DEVELOPERS.

[O2019-5568]

A proposed ordinance, presented by Aldermen Sigcho-Lopez, La Spata, Dowell, King, Sawyer, Harris, Sadlowski Garza, Cárdenas, Lopez, Taylor, Rodriguez, Scott, Maldonado, Burnett, Reboyras, Cardona, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Reilly, Smith, Tunney, Martin, Hadden and Silverstein, to amend Title 4, Chapter 6, Section 050 of the Municipal Code of Chicago prohibiting a licensee engaged in the business of residential real estate developer from using repeated and unsolicited attempts or threats to persuade, convince, cajole, pressure, force, harass or otherwise coerce any homeowner to sell their property, which was *Referred to the Committee on Housing and Real Estate*.

Presented By

**ALDERMAN SIGCHO-LOPEZ (25<sup>th</sup> Ward),  
ALDERMAN TALIAFERRO (29<sup>th</sup> Ward)  
And OTHERS:**

*Referred* -- AMENDMENT OF CHAPTER 2-44 OF MUNICIPAL CODE CONCERNING 2015 AFFORDABLE HOUSING REQUIREMENT AND CREATING NEW SECTION 2-44-085 EXPANDING HOUSING ACCESSIBILITY REQUIREMENTS FOR LOW- AND MODERATE-INCOME RESIDENTS.

[O2019-5599]

A proposed ordinance, presented by Aldermen Sigcho-Lopez, Taliaferro, La Spata, King, Sadlowski Garza, Taylor, Rodriguez, Maldonado, Rodriguez-Sanchez, Ramirez-Rosa, Mitts, Vasquez, Martin and Hadden, to amend Title 2, Chapter 44 of the Municipal Code of Chicago by modifying Section 2-44-080 applying the 2015 affordable housing requirement to any residential housing project where an ordinance was passed approving rezoning, city land sale and financial assistance or where an application was approved for the rezoning, the sale of city land or financial assistance prior to the effective date of Section 2-44-085 and where an ordinance approving the proposed rezoning, city land sale or financial assistance is passed within nine months after the effective date of Section 2-44-085; and adding new Section 2-44-085 requiring all rezoned residential housing projects, new construction and renovated buildings with 10 or more units, city financial aid developments, and sales of city-owned land to have a minimum of 10 to 30 percent of affordable housing units and requiring fines collected under Sections 2-44-070, 2-44-080, 2-44-085 and 17-4-1004 to be deposited in the Affordable Housing Opportunity Fund for the use of construction, rehabilitation or preservation of affordable housing and in the Chicago Low-Income Housing Trust Fund or a successor organization; which was *Referred to the Committee on Housing and Real Estate*.

---

Presented By

**ALDERMAN MALDONADO (26<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Seven 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:

Carnicerias Jimenez -- to maintain and use three light fixtures adjacent to 4204 -- 4216 West North Avenue;

[O2019-6248]

Carnicerias Jimenez -- to maintain and use one security camera adjacent to 4204 -- 4208 West North Avenue;

[O2019-6251]

Division Dental Clinic -- to maintain and use one sign at 2632 West Division Street;

[O2019-6254]

Family Dollar Number 7726 -- to maintain and use one security fence adjacent to 3217 West North Avenue;

[O2019-6257]

Farmer Pride Produce, Inc. -- to maintain and use one canopy at 756 North Western Avenue;

[O2019-5855]

Rootstock Wine & Beer Bar -- to maintain and use four light fixtures adjacent to 954 North California Avenue; and

[O2019-6260]

Tabb's Food & Liquor, Inc. -- to maintain and use one bay window adjacent to 2600 West Chicago Avenue.

[O2019-6266]

---

*Referred* -- GRANT OF PRIVILEGE TO DOGGONE'S FOR SIDEWALK CAFE.

[O2019-6045]

Also, a proposed ordinance to grant permission and authority to Doggone's to maintain and use a portion of the public way adjacent to 3301 West Armitage Avenue for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

---

*Referred* -- AMENDMENT OF SECTION 17-10-0101-B OF MUNICIPAL CODE TO ESTABLISH PILOT PROGRAM IN 26<sup>TH</sup> WARD TO FURTHER REGULATE PARKING AND LOADING STANDARDS FOR EXISTING RESIDENTIAL BUILDINGS OR RESIDENTIAL USES.

[O2019-5545]

Also, a proposed ordinance to amend Title 17, Chapter 10, Section 0101-B of the Municipal Code of Chicago by establishing a pilot program in the 26<sup>th</sup> Ward from

January 1, 2020 to December 31, 2021 requiring owners of residential buildings or residential uses that have been in lawful existence for 50 years or more, and where six or more dwelling units are added to the existing residential building or residential use, to provide additional off-street parking and loading spaces to serve the added dwelling units while not reducing existing accessory parking facilities reduced below, or if already less than, minimum required parking ratios, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

---

Presented By

**ALDERMAN MALDONADO (26<sup>th</sup> Ward),  
ALDERMAN RODRIGUEZ (22<sup>nd</sup> Ward),  
ALDERMAN TAYLOR (20<sup>th</sup> Ward),  
ALDERMAN OSTERMAN (48<sup>th</sup> Ward)  
And OTHERS:**

*Referred --* AMENDMENT OF CHAPTER 3-33 OF MUNICIPAL CODE BY ALLOCATING PORTION OF CHICAGO REAL PROPERTY TRANSFER TAX TO COMBAT HOUSING INSTABILITY AND HOMELESSNESS.

[O2019-5859]

A proposed ordinance, presented by Aldermen Maldonado, Rodriguez, Taylor, Osterman, La Spata, King, Sawyer, Harris, Sadlowski Garza, Moore, Brookins, Sigcho-Lopez, Burnett, Taliaferro, Reboyras, Cardona, Rodriguez-Sanchez, Ramirez-Rosa, Villegas, Mitts, Vasquez, Napolitano, Gardiner, Cappleman, Martin, Hadden and Silverstein, to amend Title 3, Chapter 33 of the Municipal Code of Chicago by modifying various sections to impose a tax upon the transfer of title to, or beneficial interest in, real property located in the city at a rate of \$6 per \$500 of the transfer price, or fraction thereof, for all transfer prices which exceed \$1 Million for the purpose of providing permanent solutions to homelessness in Chicago; require at least 70 percent of the funding generated from the tax to be designated every year to a special fund in the city treasury called the Homeless Transfer Tax Fund which is to be made available to the Departments of Family and Support Services and Housing for subsidies, capital or operating support, supportive services and workforce development for the homeless; and further, require the remainder of the funding generated from the tax to be appropriated to a special fund in the city treasury called the Affordable Housing Transfer Tax Fund which is to be made available to the Department of Housing for affordable housing for households earning up to 60 percent of the Area Median Income, which was *Referred to the Committee on Finance*.

*Referred* -- INITIATION OF PUBLIC QUESTION FOR SUBMISSION TO CHICAGO VOTERS IN REFERENDUM ON WHETHER TO INCREASE CITY OF CHICAGO PORTION OF REAL ESTATE TRANSFER TAX FOR BENEFIT OF PROVIDING RESOURCES FOR AFFORDABLE HOUSING AND HOUSING WITH SERVICES TO COMBAT HOMELESSNESS.

[R2019-595]

Also, a proposed resolution, presented by Aldermen Maldonado, Rodriguez, Taylor, Osterman, La Spata, King, Sawyer, Harris, Sadlowski Garza, Moore, Brookins, Sigcho-Lopez, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Rodriguez-Sanchez, Ramirez-Rosa, Villegas, Mitts, Vasquez, Napolitano, Gardiner, Cappleman, Martin, Hadden and Silverstein, to initiate and authorize a public question to be submitted to all Chicago voters in a referendum at the next regularly scheduled municipal general election on whether to increase the City of Chicago's real estate transfer tax by 160 percent for all transfer prices over \$1 Million for the sole purpose of providing resources for affordable housing and housing with services to combat homelessness in the City of Chicago, which was *Referred to a Joint Committee comprised of the members of the Committee on Committees and Rules and the members of the Committee on Finance.*

---

Presented By

**ALDERMAN BURNETT (27<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Forty-two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Bombo Bar Wells Street -- to maintain and use one awning at 1529 North Wells Street;  
[O2019-5835]

British School of Chicago -- to maintain and use two bicycle racks adjacent to 814 West Eastman Street;  
[O2019-6271]

Chasing Tails 4U, Inc. -- to maintain and use one awning at 1724 West Lake Street;  
[O2019-5837]

Cosentino Center-Chicago -- to maintain and use one sign at 1060 West Division Street (Privilege Number 1141515);

[O2019-6277]

Cosentino Center-Chicago -- to maintain and use one sign at 1060 West Division Street (Privilege Number 1141516);

[O2019-6279]

Dirty Root, Inc. -- to maintain and use two signs at 939 West Randolph Street;

[O2019-6281]

EGP1H LLC -- to maintain and use one bay window adjacent to 549 North Sawyer Avenue;

[O2019-6284]

Firestone -- to maintain and use one sign at 909 West North Avenue;

[O2019-6285]

Fleurametz -- to construct, install, maintain and use one awning at 222 North Laflin Street;

[O2019-5841]

Foxtrot Market -- to construct, install, maintain and use nine awnings at 1562 North Wells Street;

[O2019-5843]

Fulton/Elizabeth LLC -- to maintain and use four parkway curbs adjacent to 323 North Ada Street;

[O2019-6289]

Fulton Galley -- to maintain and use two signs at 1115 West Fulton Market;

[O2019-6292]

Greek Islands Restaurant -- to maintain and use one canopy at 200 South Halsted Street;

[O2019-5863]

Ice Cream Bar, Inc. -- to maintain and use three signs at 3725 West Chicago Avenue;

[O2019-6294]

Inland Bank and Trust -- to construct, install, maintain and use two awnings at 1000 West Washington Boulevard;

[O2019-5832]

Inland Bank and Trust -- to maintain and use one sign at 1000 West Washington Boulevard;

[O2019-6296]

Kaiser Tiger -- to maintain and use 11 light fixtures adjacent to 1415 West Randolph Street;

[O2019-6298]

Lou Malnati's Pizzeria -- to maintain and use six door swings adjacent to 1235 West Randolph Street;

[O2019-6302]

Marillac Social Center, Inc. -- to maintain and use four trees adjacent to 2859 West Jackson Boulevard;

[O2019-6305]

Midwest Coast Brewing Company -- to construct, install, maintain and use one canopy at 2137 West Walnut Street;

[O2019-5864]

Next Restaurant -- to maintain and use two awnings at 953 -- 955 West Fulton Market;

[O2019-5849]

Next Restaurant -- to maintain and use four concrete walls adjacent to 953 -- 955 West Fulton Market;

[O2019-6308]

Next Restaurant -- to maintain and use two light fixtures adjacent to 953 -- 955 West Fulton Market;

[O2019-6321]

Nomad-Chicago LLC -- to maintain and use one staircase adjacent to 820 North Franklin Street;

[O2019-6324]

Nordstrom -- to maintain and use three signs at 1551 North Sheffield Avenue;

[O2019-6327]

Old Town Luxury Suites LLC -- to construct, install, maintain and use 35 balconies adjacent to 157 West North Avenue;

[O2019-6331]

Peoria Green Owner LLC -- to construct, install, maintain and use two caissons adjacent to 215 North Peoria Street;

[O2019-6334]

Pie-Eyed Pizzeria -- to maintain and use one awning at 1111 West Chicago Avenue;  
[O2019-5850]

Pier 1 Imports Number 1665 -- to maintain and use one door swing adjacent to  
1574 North Kingsbury Street;  
[O2019-6339]

Pier 1 Imports Number 1665 -- to maintain and use one step adjacent to 1574 North  
Kingsbury Street;  
[O2019-6343]

Suite Lounge -- to maintain and use one awning at 1446 North Wells Street;  
[O2019-5851]

Thor 816 West Fulton Owner LLC -- to construct, install, maintain and use 17 caissons  
adjacent to 311 North Green Street;  
[O2019-6347]

Thor 816 West Fulton Owner LLC -- to construct, install, maintain and use two sheetings  
adjacent to 311 North Green Street;  
[O2019-6349]

United Center Joint Venture -- to maintain and use 36 bollards adjacent to 1901 West  
Madison Street;  
[O2019-6351]

Vequity -- to maintain and use one sign at 1001 West Fulton Market;  
[O2019-6353]

The Vig Chicago -- to construct, install, maintain and use one security camera adjacent  
to 1527 North Wells Street;  
[O2019-6356]

Weed-Sheffield LLC -- to maintain and use one door swing adjacent to 1001 West  
North Avenue;  
[O2019-6359]

West Town Bikes, NFP -- to maintain and use one bicycle rack adjacent to 771 North  
Milwaukee Avenue;  
[O2019-6362]

328 North Carpenter LLC -- to construct, install, maintain and use 16 caissons adjacent  
to 318 -- 328 North Carpenter Street;  
[O2019-6367]

328 North Carpenter LLC -- to construct, install, maintain and use one earth retention system adjacent to 318 -- 328 North Carpenter Street;

[O2019-6370]

1400 North Orleans Property Company LLC -- to construct, install, maintain and use 17 caissons adjacent to 1415 North Sedgwick Street; and

[O2019-6374]

1400 North Orleans Property Company LLC -- to construct, install, maintain and use seven canopies at 1415 North Sedgwick Street.

[O2019-5866]

---

*Referred* -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, two proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent to the locations noted for the operation of sidewalk cafes, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Foxtrot Market -- 1562 North Wells Street; and

[O2019-6049]

Swift & Sons/Cold Storage -- 1000 West Fulton Market.

[O2019-6055]

---

*Referred* -- AMENDMENT OF GRANT OF PRIVILEGE IN PUBLIC WAY TO FULTON GALLEY FOR SIDEWALK CAFE.

[O2019-6122]

Also, a proposed ordinance to amend an ordinance passed by the City Council on July 24, 2019 and printed in the *Journal of the Proceedings of the City Council of the City of Chicago*, page 2089, which authorized a grant of privilege to Fulton Galley for a sidewalk cafe, by modifying the dimensions, compensation amount and seating capacity for said privilege, which was *Referred to the Committee on Transportation and Public Way*.

*Referred* -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR 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 the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Red Top Parking, Inc., Account Number 85445 -- 1915 West Washington Boulevard, 1917 West Washington Boulevard, 1919 West Washington Boulevard, 1921 West Washington Boulevard, 1923 -- 1925 West Washington Boulevard, 1927 West Washington Boulevard, 1933 West Washington Boulevard, 1939 West Washington Boulevard, 1943 West Washington Boulevard and 1947 West Washington Boulevard; and

[O2019-5776]

1404 Monroe Owner LLC -- 1404 West Monroe Street.

[O2019-5779]

---

*Referred* -- RELEASE OF RESTRICTIVE USE COVENANT RELATED TO VACATION OF PUBLIC ALLEY BOUNDED BY W. WASHINGTON BLVD., W. MADISON ST., N. BISHOP ST. AND N. OGDEN AVE.

[O2019-5583]

Also, a proposed ordinance approving the release of the Restrictive Use Covenant associated with the vacation of the remaining east/west alley in the block bounded by West Washington Boulevard, West Madison Street, North Bishop Street and North Ogden Avenue, which was *Referred to the Committee on Transportation and Public Way*.

---

*Referred* -- ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 333 N. GREEN ST.  
[Or2019-267]

Also, a proposed order for the issuance of a permit to install a sign/signboard at 333 North Green Street, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

Presented By

**ALDERMAN ERVIN (28<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Five 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:

Hawkeye's Bar & Grill, Inc. -- to maintain and use one awning at 1458 West Taylor Street;

[O2019-5856]

Tec Foods, Inc. -- to maintain and use one occupation of space adjacent to 4300 West Ohio Street;

[O2019-6380]

Villa Join the Movement -- to maintain and use one sign at 3913 -- 3919 West Madison Street;

[O2019-6383]

West Austin Development Center -- to maintain and use two light fixtures adjacent to 4920 West Madison Street; and

[O2019-6387]

Yoyo Food Mart, Inc. -- to maintain and use two security cameras adjacent to 2801 West Harrison Street.

[O2019-6390]

---

*Referred* -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

Also, three 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 the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Bam Auto Haus LLC/Pourian Soudabeh -- 151 North Cicero Avenue;

[O2019-5637]

Iowa & Tripp Auto Sales LLC/Yushumic Moore -- 516 North Cicero Avenue; and  
[O2019-5633]

R&G Auto Body/Rashiek Gray -- 4107 West Lake Street.  
[O2019-5782]

---

*Referred* -- VACATION OF PORTION OF S. LAFLIN ST. BETWEEN W. CONGRESS  
PKWY. AND W. HARRISON ST.  
[O2019-5728]

Also, a proposed ordinance authorizing the vacation of a portion of South Laflin Street,  
between West Congress Parkway and West Harrison Street, which was *Referred to the  
Committee on Transportation and Public Way*.

---

*Referred* -- VACATION OF PORTIONS OF VARIOUS PUBLIC WAYS WITHIN AREA  
BOUNDED BY S. MILLARD AVE., W. CONGRESS PKWY., S. INDEPENDENCE  
BLVD. AND W. FIFTH AVE.  
[O2019-5721]

Also, a proposed ordinance authorizing the vacation of the southeast quarter of the  
northwest quarter of Section 14, Township 39 North, Range 13, East of the Third Principal  
Meridian within the area bounded by South Millard Avenue, West Congress Parkway, South  
Independence Boulevard and West Fifth Avenue, which was *Referred to the Committee on  
Transportation and Public Way*.

---

Presented By

**ALDERMAN ERVIN (28<sup>th</sup> Ward)  
And OTHERS:**

*Referred* -- AMENDMENT OF CHAPTER 8-4 OF MUNICIPAL CODE BY ADDING  
NEW SECTION 8-4-014 TO PROHIBIT LOITERING IN PUBLIC PLACES.  
[O2019-5594]

A proposed ordinance, presented by Aldermen Ervin, Scott, Burnett, Taliaferro and Mitts,  
to amend Title 8, Chapter 4 of the Municipal Code of Chicago by adding new  
Section 8-4-014 prohibiting any person from remaining in any one place to facilitate an

illegal activity or from standing, sitting idly or remaining in or around a public place including a school or public park, or from entering or remaining in a building in or around a public place other than the person's residence; requiring a police officer who observes one or more persons engaged in loitering in any public place to inform all persons that they are engaged in loitering, order all persons to disperse and remove themselves from within sight and hearing of the place where the order was issued, and inform those persons they will be subject to arrest for failure to obey the order promptly or for engaging in further loitering during the next eight hours; and further, establishing fines and penalties for any person who fails to promptly obey an order issued by a police officer regarding loitering or who engages in further loitering, which was *Referred to the Committee on Public Safety*.

---

Presented By

**ALDERMAN TALIAFERRO (29<sup>th</sup> Ward):**

*Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.*

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:

Bistro Grand -- to maintain and use two awnings at 2362 -- 2364 North Neva Avenue;  
[O2019-5857]

Mario's Butcher Shop -- to maintain and use two security cameras adjacent to 5817 West Madison Street; and  
[O2019-6396]

Subway Restaurant -- to maintain and use two signs at 5973 West Madison Street.  
[O2019-6398]

---

*Referred -- GRANT OF PRIVILEGE TO BISTRO GRAND FOR SIDEWALK CAFE.*  
[O2019-6063]

Also, a proposed ordinance to grant permission and authority to Bistro Grand to maintain and use a portion of the public way adjacent to 2362 -- 2364 North Neva Avenue for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

*Referred* -- CALL FOR HEARING ON CHICAGO POLICE DEPARTMENT'S CLEARANCE RATE FOR HOMICIDE CASES.

[R2019-577]

Also, a proposed resolution calling on Chicago Police Department Superintendent Eddie Johnson, or his designee, Bureau of Detectives Chief Melissa Staples and other individuals within the Chicago Police Department to attend a hearing of the Committee on Public Safety and provide information on the declining murder clearance rate for homicide cases where an arrest has been made or a suspect has been identified, which was *Referred to the Committee on Public Safety*.

---

*Referred* -- CALL FOR HEARING ON CHICAGO POLICE DEPARTMENT'S CLASSIFICATION OF INDIVIDUALS AS GANG MEMBERS AND MAINTENANCE OF GANG DATABASE.

[R2019-578]

Also, a proposed resolution calling on Chicago Police Department Superintendent Eddie Johnson, or his designee, and other individuals within the Chicago Police Department to attend a hearing of the Committee on Public Safety and provide information on how individuals are designated as gang members and how the Chicago Police Department maintains its gang database, which was *Referred to the Committee on Public Safety*.

---

Presented By

**ALDERMAN TALIAFERRO (29<sup>th</sup> Ward)  
And OTHERS:**

*Referred* -- AMENDMENT OF SECTION 2-20-030 OF MUNICIPAL CODE GRANTING POLICE POWERS TO DEPARTMENT OF AVIATION SECURITY OFFICERS.

[O2019-5770]

A proposed ordinance, presented by Aldermen Taliaferro, La Spata, Dowell, Hairston, Sawyer, Harris, Sadlowski Garza, Cárdenas, Quinn, Burke, Lopez, Moore, Curtis, Taylor, Rodriguez, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Villegas, Mitts, Sposato, Vasquez, Gardiner, Cappleman, Martin and Hadden, to amend Title 2, Chapter 20, Section 030 of the

Municipal Code of Chicago allowing aviation officers, including individuals currently designated as Aviation Security Officers employed by the Chicago Department of Aviation, to have full police powers, be sworn in as law enforcement officers or peace officers, and be furnished with suitable badges of authority; and further, allowing aviation officers to eject from any public airport, owned or operated by the city, any person who acts in a disorderly manner or in a manner calculated to injure the property of the city within such airport, which was *Referred to the Committee on Aviation*.

---

Presented By

**ALDERMAN TALIAFERRO (29<sup>th</sup> Ward),  
ALDERMAN SIGCHO-LOPEZ (25<sup>th</sup> Ward)  
And OTHERS:**

*Referred --* AMENDMENT OF MUNICIPAL CODE BY ESTABLISHING NEW CHAPTER ENTITLED "CITY OF CHICAGO HOMES FOR ALL ORDINANCE" CONCERNING PRESERVATION AND EXPANSION OF AFFORDABLE HOUSING.  
[O2019-5797]

A proposed ordinance, presented by Aldermen Taliaferro, Sigcho-Lopez, La Spata, Sadlowski Garza, Moore, Rodriguez and Martin, to amend the Municipal Code of Chicago by establishing a new chapter entitled "City of Chicago Homes for All Ordinance" to preserve and expand affordable public housing options for low-income households across the City of Chicago as well as advancing the City's desegregation and supporting the City's goals for alleviating homelessness, preserving the net supply of subsidized public housing, reducing residential racial segregation, and equalizing opportunity; and further, to ensure that the Chicago Housing Authority is using available public resources to the fullest extent and in a manner that reduces ingrained patterns of racial segregation and promotes housing options in opportunity communities and across Chicago, which was *Referred to the Committee on Housing and Real Estate*.

---

Presented By

**ALDERMAN REBOYRAS (30<sup>th</sup> Ward):**

*Referred --* GRANTS OF PRIVILEGE IN PUBLIC WAY.

Nine proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

The Auto Warehouse -- to maintain and use two security cameras adjacent to 3632 -- 3636 North Cicero Avenue;

[O2019-6404]

BFS Retail & Commercial Operations LLC -- to maintain and use one canopy at 5811 West Belmont Avenue;

[O2019-5867]

Czerwone Jabluszko Restaurant, Inc. -- to maintain and use one sign at 3121 North Milwaukee Avenue;

[O2019-6409]

Fifth Third Bank -- to maintain and use eight caissons adjacent to 2973 North Milwaukee Avenue;

[O2019-6412]

Jimenez Fresh Market -- to maintain and use one awning at 5330 West Belmont Avenue;

[O2019-5858]

Jimenez Fresh Market -- to maintain and use one sign at 5330 West Belmont Avenue;

[O2019-6414]

Multimex, Inc. -- to maintain and use one sign at 5329 West Belmont Avenue;

[O2019-6417]

Retro Cafe Restaurant -- to maintain and use two security cameras adjacent to 3246 -- 3248 North Central Avenue; and

[O2019-6418]

Walgreens Number 07359 -- to maintain and use seven light fixtures adjacent to 3222 North Milwaukee Avenue.

[O2019-6420]

---

*Referred* -- EXEMPTION OF SLEEPING VILLAGE FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2019-5471]

Also, a proposed ordinance to exempt Sleeping Village from the physical barrier requirement pertaining to alley accessibility for the parking facilities for

3734 West Belmont Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

---

Presented By

**ALDERMAN CARDONA (31<sup>st</sup> Ward):**

*Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.*

Eight 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:

Alexia's Fresh Market -- to maintain and use seven light fixtures adjacent to 4459 West Diversey Avenue;

[O2019-6376]

American Dental Associates -- to maintain and use one sign at 2955 North Central Avenue;

[O2019-6379]

Charly's Burgers -- to maintain and use one sign at 2320 North Cicero Avenue;

[O2019-6384]

Diversey Family Dental -- to maintain and use one sign at 4446 West Diversey Avenue;

[O2019-6388]

Barbara Doerfler -- to maintain and use one awning at 5143 West Diversey Avenue;

[O2019-5860]

Walgreens Number 4986 -- to maintain and use four awnings at 4745 West Belmont Avenue;

[O2019-5862]

Walgreens Number 09470 -- to maintain and use four signs at 4817 West Fullerton Avenue; and

[O2019-6393]

Wenzl & Company -- to maintain and use three awnings at 3018 North Laramie Avenue.  
[O2019-5865]

---

*Referred* -- GRANT OF PRIVILEGE TO PAN ARTESANAL FOR SIDEWALK CAFE.  
[O2019-6068]

Also, a proposed ordinance to grant permission and authority to Pan Artesanal to maintain and use a portion of the public way adjacent to 3724 West Fullerton Avenue for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

---

*Referred* -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

Also, four 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 the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Auto Warehouse -- 2622 North Cicero Avenue;  
[O2019-5386]

AV Maxx Corporation -- 2857 North Cicero Avenue;  
[O2019-5387]

Cozy Corner -- 4340 -- 4348 West Diversey Avenue; and  
[O2019-5388]

Front Line LLC -- 3041 North Cicero Avenue.  
[O2019-5389]

Presented By

**ALDERMAN WAGUESPACK (32<sup>nd</sup> Ward):**

*Referred* -- AMENDMENT OF CHAPTER 10-28 OF MUNICIPAL CODE BY ADDING NEW SECTION 10-28-031 TO PROHIBIT PLACEMENT OF FENCE OR SOLID LANDSCAPE ELEMENT IN PUBLIC PARKWAY.

[O2019-5578]

A proposed ordinance to amend Title 10, Chapter 28 of the Municipal Code of Chicago by adding new Section 10-28-031 to prohibit the placement of a fence or solid landscape element in a public parkway within two feet of the street side face of a curb and to establish a fine of not less than \$50 nor more than \$500 for any violation of this section, which was *Referred to the Committee on Transportation and Public Way*.

---

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 33 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:

Augie's -- to maintain and use seven awnings at 1721 West Wrightwood Avenue;

[O2019-5869]

Azucar Bar & Grill -- to maintain and use four light fixtures adjacent to 2647 North Kedzie Avenue;

[O2019-6209]

BFF Bikes -- to maintain and use one awning at 2113 West Armitage Avenue;

[O2019-5871]

Big City Bikes -- to construct, install, maintain and use two awnings at 2425 North Ashland Avenue;

[O2019-5872]

Bluelight -- to maintain and use two security cameras adjacent to 3251 North Western Avenue;

[O2019-6215]

Breakfast House Restaurant -- to maintain and use one awning at 3001 North Ashland Avenue;

[O2019-5873]

Coldwell Banker -- to maintain and use two signs at 1457 West Belmont Avenue;

[O2019-6214]

Diverbany LLC -- to maintain and use three bay windows adjacent to 3057 -- 3059 West Diversey Avenue;

[O2019-6223]

Diverbany LLC -- to maintain and use two door swings adjacent to 3057 -- 3059 West Diversey Avenue;

[O2019-6227]

Gallery Cabaret -- to maintain and use two light fixtures adjacent to 2020 North Oakley Avenue;

[O2019-6235]

Gallery Cabaret -- to maintain and use one sign at 2020 North Oakley Avenue;

[O2019-6238]

Irazu, Inc. -- to maintain and use four planters adjacent to 1865 North Milwaukee Avenue;

[O2019-6240]

Jimmy John's Sandwich Shops -- to maintain and use one awning at 2115 West Roscoe Street;

[O2019-5874]

Kaleidokids -- to construct, install, maintain and use two planters adjacent to 2157 North Damen Avenue;

[O2019-6242]

Labor Temps -- to maintain and use four light fixtures adjacent to 2147 North Western Avenue;

[O2019-6247]

Labor Temps -- to maintain and use two security cameras adjacent to 2147 North Western Avenue;

[O2019-6250]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 2959 North Lincoln Avenue;

[O2019-6258]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 3017 North Lincoln Avenue;

[O2019-6261]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 3144 North Lincoln Avenue;

[O2019-6265]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 3152 North Southport Avenue;

[O2019-6268]

Leigh Marcus, Inc. -- to construct, install, maintain and use one planter adjacent to 2203 West Roscoe Street;

[O2019-6273]

Lottie's Pub -- to maintain and use three awnings at 1925 West Cortland Street;

[O2019-5875]

Lucy's Cafe -- to maintain and use two awnings at 3406 North Hoyne Avenue;

[O2019-5877]

Lush Handmade Cosmetics -- to maintain and use one sign at 1727 North Damen Avenue (Privilege Number 1141463);

[O2019-6275]

Lush Handmade Cosmetics -- to maintain and use one sign at 1727 North Damen Avenue (Privilege Number 1141464);

[O2019-6319]

Sip of Hope -- to maintain and use one sign at 3039 West Fullerton Avenue;

[O2019-6330]

Smoke Station -- to maintain and use one awning at 2627 North Kedzie Avenue;

[O2019-5878]

Spa Soak, Inc. -- to maintain and use two banners adjacent to 1733 North Milwaukee Avenue;

[O2019-6336]

Tony's Burrito Mex, Inc. -- to maintain and use two awnings at 1957 West Belmont Avenue;

[O2019-5880]

Underbar -- to maintain and use three light fixtures adjacent to 3243 North Western Avenue;

[O2019-6341]

Underbar -- to maintain and use two security cameras adjacent to 3243 North Western Avenue;

[O2019-6345]

Vosges Haut-Chocolat -- to construct, install, maintain and use one manhole adjacent to 2950 North Oakley Avenue; and

[O2019-6361]

Windy City Hand Car Wash-Fullerton -- to maintain and use one sign at 3265 West Fullerton Avenue.

[O2019-6369]

---

*Referred* -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, two proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent to the locations noted for the operation of sidewalk cafes, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Chay Fratellos -- 2239 -- 2241 North Western Avenue; and

[O2019-6073]

Left Coast Food + Juice -- 2870 -- 2878 North Lincoln Avenue.

[O2019-6077]

---

*Referred* -- AMENDMENT OF GRANT OF PRIVILEGE TO FARM BAR LAKEVIEW FOR SIDEWALK CAFE.

[O2019-6154]

Also, a proposed ordinance to amend an ordinance passed by the City Council on June 12, 2019 and printed in the *Journal of the Proceedings of the City Council of the City of Chicago*, page 1500, which authorized a grant of privilege to Farm Bar Lakeview for a sidewalk cafe, by changing the hours of operation for said privilege from:

"Monday through Friday, 5:00 P.M. to 9:00 P.M.; Saturday and Sunday, 11:00 A.M. to 9:00 P.M." to: "Sunday, 10:00 A.M. to 9:00 P.M.; Monday through Thursday, 11:00 A.M. to 9:00 P.M.; Saturday, 10:00 A.M. to 10:00 P.M.", which was *Referred to the Committee on Transportation and Public Way*.

---

*Referred --* ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 2647 N. CLYBOURN AVE.

[Or2019-263]

Also, a proposed order for the issuance of a permit to install a sign/signboard at 2647 North Clybourn Avenue, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

---

Presented By

**ALDERMAN WAGUESPACK (32<sup>nd</sup> Ward) And  
ALDERMAN RODRIGUEZ-SANCHEZ (33<sup>rd</sup> Ward):**

*Referred --* AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY DELETING SUBSECTION 26.7 TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF W. DIVERSEY AVE.

[O2019-5576]

A proposed ordinance to amend Title 4, Chapter 60, Section 022 of the Municipal Code of Chicago by deleting subsection 26.7 which restricted the issuance of additional alcoholic liquor licenses on West Diversey Avenue, from North Rockwell Street to North Francisco Avenue, which was *Referred to the Committee on License and Consumer Protection*.

---

Presented By

**ALDERMAN RODRIGUEZ-SANCHEZ (33<sup>rd</sup> Ward):**

*Referred --* GRANTS OF PRIVILEGE IN PUBLIC WAY.

Two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Great Sea Restaurant -- to maintain and use one sign at 3253 West Lawrence Avenue;  
and

[O2019-6401]

Rock Counter Kitchen & Bath, Inc. -- to maintain and use one sign at 3541 North Elston  
Avenue.

[O2019-6403]

---

Presented By

**ALDERMAN RODRIGUEZ-SANCHEZ (33<sup>rd</sup> Ward)  
And OTHERS:**

*Referred* -- EXPRESSION OF SOLIDARITY WITH PUERTO RICAN  
CONSTITUENTS CALLING FOR RESIGNATION OF GOVERNOR PEDRO  
ROSELLO.

[R2019-600]

A proposed resolution, presented by Aldermen Rodriguez-Sanchez, La Spata,  
Sadlowski Garza, Taylor, Sigcho-Lopez, Maldonado, Reboyras, Cardona, Waguespack,  
Ramirez-Rosa, Villegas, Vasquez and Martin, expressing solidarity with the people of  
Puerto Rico in calling for the resignation of Governor Pedro Rosello, which was *Referred to  
the Committee on Health and Human Relations*.

---

Presented By

**ALDERMAN RODRIGUEZ-SANCHEZ (33<sup>rd</sup> Ward) And  
ALDERMAN RAMIREZ-ROSA (35<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF CHAPTER 1-8 OF MUNICIPAL CODE BY ADDING  
NEW SECTION 1-8-120 ENTITLED "COMMEMORATION OF INDIGENOUS  
PEOPLES".

[O2019-5581]

A proposed ordinance to amend Title 1, Chapter 8 of the Municipal Code of Chicago by  
adding new Section 1-8-120 designating the second Monday in October in the City of  
Chicago as "Indigenous Peoples' Day" to commemorate and promote public awareness

of the diversity, accomplishments and contributions of Indigenous Peoples, which was *Referred to the Committee on the Budget and Government Operations.*

---

Presented By

**ALDERMAN RAMIREZ-ROSA (35<sup>th</sup> Ward):**

*Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.*

Seven 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:

Boem -- to maintain and use one security camera adjacent to 3910 -- 3914 West Montrose Avenue;  
[O2019-6407]

The Burlington -- to maintain and use one canopy at 3425 West Fullerton Avenue;  
[O2019-5868]

Delgado Travel Agency, Inc. -- to maintain and use one awning at 3807 West Fullerton Avenue;  
[O2019-5882]

Domingo Appliance -- to maintain and use one canopy at 4121 West Armitage Avenue;  
[O2019-5870]

Lucha -- to construct, install, maintain and use one landscaping adjacent to 2746 North Milwaukee Avenue;  
[O2019-6410]

Saba Italian Bar & Kitchen -- to maintain and use four awnings at 2715 -- 2719 North Milwaukee Avenue; and  
[O2019-5883]

Saba Italian Bar & Kitchen -- to maintain and use one sign at 2715 -- 2719 North Milwaukee Avenue.  
[O2019-6436]

Presented By

**ALDERMAN RAMIREZ-ROSA (35<sup>th</sup> Ward),  
ALDERMAN RODRIGUEZ (22<sup>nd</sup> Ward)  
And OTHERS:**

*Referred* -- AMENDMENT OF CHAPTER 2-173 OF MUNICIPAL CODE BY FURTHER REGULATING WELCOMING CITY ORDINANCE AND ADDING NEW SECTION 2-173-062 CONCERNING CALLS RELATED TO IMMIGRATION ENFORCEMENT OPERATIONS.

[O2019-5596]

A proposed ordinance, presented by Aldermen Ramirez-Rosa, Rodriguez, La Spata, Dowell, King, Hairston, Sawyer, Sadlowski Garza, Cárdenas, Burke, Brookins, Scott, Sigcho-Lopez, Maldonado, Burnett, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Villegas, Mitts, Vasquez, Smith, Tunney, Cappleman, Martin, Osterman, Hadden and Silverstein, to amend Title 2, Chapter 173 of the Municipal Code of Chicago by further modifying the provisions governing the Welcoming City Ordinance and adding new Section 2-173-062 establishing a system and protocol for routing 311 calls related to immigration enforcement operations. Two committees having been called, the Committee on Health and Human Relations and the Committee on Public Safety, the said proposed ordinance was *Referred to the Committee on Committees and Rules*.

---

Presented By

**ALDERMAN RAMIREZ-ROSA (35<sup>th</sup> Ward)  
And OTHERS:**

*Referred* -- CALL ON COOK COUNTY ASSESSOR FRITZ KAEGI TO TESTIFY BEFORE COMMITTEE ON FINANCE CONCERNING PROPERTY TAX ASSESSMENT FORMULA AND MODEL.

[R2019-596]

A proposed resolution, presented by Aldermen Ramirez-Rosa, La Spata, Hopkins, King, Hairston, Sadlowski Garza, Thompson, Sigcho-Lopez, Maldonado, Reboyras, Cardona, Rodriguez-Sanchez, Austin, Nugent, Vasquez, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden and Silverstein, calling on Cook County Assessor Fritz Kaegi to testify before the Committee on Finance concerning the property tax assessment formula and model currently used and to discuss proposed amendments to address inequities and tax increases that has led to displacement of working class property owners, which was *Referred to the Committee on Finance*.

Presented By

**ALDERMAN VILLEGAS (36<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Four proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Amigo Tire Shop -- to maintain and use one sign at 5940 West Grand Avenue;  
[O2019-6438]

Carniceria La Villa Number 2 -- to maintain and use two security cameras adjacent to 5800 West Grand Avenue;  
[O2019-6440]

Taqueria La Esquinita -- to maintain and use one awning at 6924 West Grand Avenue;  
and  
[O2019-5887]

V&J America Multiservices -- to maintain and use one awning at 4420 West Armitage Avenue.  
[O2019-5889]

---

*Referred* -- EXEMPTION OF MANNY AUTO, INC., DOING BUSINESS AS DRIVE TODAY, FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2019-5769]

Also, a proposed ordinance to exempt Joseph Shaw/Manny Auto, Inc., doing business as Drive Today, from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 2036 North Cicero Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

*Referred* -- CALL FOR GREATER DIVERSITY AMONG CORPORATE BOARDS.  
[R2019-598]

Also, a proposed resolution calling for greater diversity among corporate boards and chief executive officers and urging every large company in Chicago to find ways to increase diversity at every level in all sectors of the economy, which was *Referred to the Committee on Economic, Capital and Technology Development*.

---

Presented By

**ALDERMAN VILLEGAS (36<sup>th</sup> Ward)  
And OTHERS:**

*Referred* -- AMENDMENT OF CHAPTER 2-92 OF MUNICIPAL CODE BY MODIFYING SECTION 2-92-050 CONCERNING REQUIREMENTS FOR EXECUTION OF CERTAIN CONTRACTS AND BONDS.  
[O2019-5600]

A proposed ordinance, presented by Aldermen Villegas, Sawyer, Mitchell, Curtis, Brookins, Maldonado, Burnett and Mitts, to amend Title 2, Chapter 92 of the Municipal Code of Chicago by modifying Section 2-92-050 requiring City Council approval and Minority-owned and Women-owned Business Enterprise Program participation for all change orders that obligate the City of Chicago to pay more than 10 percent of the initial value of any contract over \$100,000 for any public works, public improvements, construction, water supply or sewer services, which was *Referred to the Committee on Finance*.

---

Presented By

**ALDERMAN MITTS (37<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY DELETING SUBSECTION 37.31 TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF W. CHICAGO AVE.  
[O2019-5508]

A proposed ordinance to amend Title 4, Chapter 60, Section 022 of the Municipal Code of Chicago by deleting subsection 37.31 which restricted the issuance of additional alcoholic liquor licenses on West Chicago Avenue, from North Laramie Avenue to North Long Avenue, which was *Referred to the Committee on License and Consumer Protection*.

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

New Vision Collision, Inc. -- to maintain and use one sign at 4825 West Division Street;  
and

[O2019-6443]

Subway Restaurant -- to maintain and use one sign at 5215 West Chicago Avenue.

[O2019-6445]

---

Presented By

**ALDERMAN SPOSATO (38<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY DELETING SUBSECTION 38.82 TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF W. BELMONT AVE.

[O2019-5509]

A proposed ordinance to amend Title 4, Chapter 60, Section 022 of the Municipal Code of Chicago by deleting subsection 38.82 which restricted the issuance of additional alcoholic liquor licenses on West Belmont Avenue, from North Ozanam Avenue to North Orange Avenue, which was *Referred to the Committee on License and Consumer Protection*.

---

*Referred* -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

Also, two proposed orders for the issuance of permits to install signs/signboards at the locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

one sign/signboard at 5515 West Irving Park Road; and

[Or2019-259]

one sign/signboard at 5543 West Irving Park Road.

[Or2019-257]

---

Presented By

**ALDERMAN NUGENT (39<sup>th</sup> Ward):**

*Referred* -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR WALGREENS NO. 09709.

[O2019-6447]

A proposed ordinance to grant permission and authority to Walgreens Number 09709 to maintain and use four light fixtures adjacent to 4010 West Lawrence Avenue, which was *Referred to the Committee on Transportation and Public Way*.

---

Presented By

**ALDERMAN VASQUEZ (40<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

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:

Apache Motel -- to maintain and use two signs at 5535 North Lincoln Avenue;

[O2019-6427]

Lost Larson -- to construct, install, maintain and use one planter adjacent to 5318 North Clark Street; and

[O2019-6431]

MCZ Edgewater LLC -- to maintain and use one vault adjacent to 5700 North Ashland Avenue.

[O2019-6430]

Presented By

**ALDERMAN VASQUEZ (40<sup>th</sup> Ward),  
ALDERMAN HOPKINS (2<sup>nd</sup> Ward)  
And OTHERS:**

*Referred* -- CALL FOR COMMISSION OF PILOT PROGRAM CONCERNING CURED-IN-PLACE PIPE (CIPP) WATER MAIN RESTORATION.

[Or2019-273]

A proposed order, presented by Aldermen Vasquez, Hopkins, La Spata, Dowell, Hairston, Beale, Sadlowski Garza, Cárdenas, Burke, Lopez, O'Shea, Taylor, Rodriguez, Tabares, Sigcho-Lopez, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Mitts, Sposato, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden and Silverstein, calling on the City of Chicago, the Department of Water Management and the Department of Public Health to commission a pilot program, consisting of no less than 10,000 feet of Cured-In-Place pipe (CIPP) lined water main restoration, to evaluate and determine the feasibility of CIPP's durability, cost effectiveness, water quality, and environmental infrastructure and traffic impacts; requiring a detailed pilot program report delivered to the City Council no later than July 1, 2020; and further, requiring the Department of Water Management to consult with the Bureau of Forestry to evaluate all water main replacement projects scheduled between July 24, 2019 and December 1, 2020, to ensure that no water main projects under consideration that require the removal of trees from the public way move forward, which was *Referred to the Committee on Environmental Protection and Energy*.

---

Presented By

**ALDERMAN NAPOLITANO (41<sup>st</sup> Ward):**

*Referred* -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR AMISH CUSTOM KITCHENS.

[O2019-5894]

A proposed ordinance to grant permission and authority to Amish Custom Kitchens to maintain and use three awnings adjacent to 6756 North Harlem Avenue, which was *Referred to the Committee on Transportation and Public Way*.

*Referred* -- EXEMPTION OF DISCOVERY MONTESSORI OF CHICAGO FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2019-5774]

Also, a proposed ordinance to exempt Discovery Montessori of Chicago from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 7225 West Touhy Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

---

*Referred* -- ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 11601 W. TOUHY AVE.

[Or2019-264]

Also, a proposed order for the issuance of a permit to install a sign/signboard at 11601 West Touhy Avenue, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

---

Presented By

**ALDERMAN REILLY (42<sup>nd</sup> Ward):**

*Referred* -- AMENDMENT OF CHAPTER 18-11 OF MUNICIPAL CODE BY ADDING NEW SECTION 18-11-1106.2.1 CONCERNING ACCESSIBLE PARKING SPACE IN MULTI-UNIT RESIDENTIAL OCCUPANCY BUILDINGS.

[O2019-5602]

A proposed ordinance to amend Title 18, Chapter 11 of the Municipal Code of Chicago by adding new Section 18-11-1106.2.1 prohibiting any condominium association, co-operative association or corporation, or management company of a multi-unit residential occupancy building from selling any accessible parking space to any individual unit owner; allowing a disabled resident of a multi-unit residential occupancy building to use an accessible parking space provided that the disabled resident presents a disability or disabled veteran state registration plate or a disability parking decal or device, and the disabled resident is the owner of a parking space located in the multi-unit residential occupancy building; and

further, allowing any condominium association, co-operative association or corporation, or management company of a multi-unit residential occupancy building to lease an accessible parking space if the space is not in use by a resident with a qualifying disability, which was *Referred to the Committee on Pedestrian and Traffic Safety.*

---

*Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.*

Also, 130 proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

The Adlake Building -- to construct, install, maintain and use one canopy at 320 West Ohio Street;

[O2019-5876]

AT&T Illinois -- to maintain and use one vault adjacent to 641 North Dearborn Street;

[O2019-6205]

Barneys New York -- to maintain and use eight awnings at 15 East Oak Street;

[O2019-5897]

Barneys New York -- to maintain and use one canopy at 15 East Oak Street;

[O2019-5879]

BRE 312 Owner LLC -- to maintain and use 10 planters adjacent to 233 South Wacker Drive;

[O2019-6206]

Bristol Condominium Association -- to maintain and use one canopy at 57 East Delaware Place;

[O2019-5881]

Bristol Condominium Association -- to maintain and use one manhole adjacent to 57 East Delaware Place;

[O2019-6207]

Bristol Condominium Association -- to maintain and use three planters adjacent to 57 East Delaware Place;

[O2019-6208]

Cafe Bonhomme/Beatnik on the River -- to construct, install, maintain and use two awnings at 180 North Wacker Drive;

[O2019-5921]

Cityfront Hotel Associates Limited Partnership -- to maintain and use one planter adjacent to 301 East North Water Street;

[O2019-6211]

Clutch Bar & Restaurant Chicago -- to maintain and use one canopy at 316 -- 318 West Erie Street;

[O2019-5884]

Columbia College Chicago -- to maintain and use one conduit adjacent to 619 South Wabash Avenue;

[O2019-6213]

Commuter Rail Division of Regional Transportation Authority -- to maintain and use one retaining wall adjacent to 300 North Canal Street;

[O2019-6216]

Congress Plaza Hotel -- to maintain and use six security cameras adjacent to 520 South Michigan Avenue;

[O2019-6217]

Convене -- to maintain and use two signs at 311 West Monroe Street;

[O2019-6220]

Courtyard by Marriott -- to maintain and use two smoking management receptacles adjacent to 30 East Hubbard Street;

[O2019-6222]

FedEx Office and Print Services, Inc. -- to maintain and use one sign at 30 West Erie Street;

[O2019-6224]

Fulton House Condominium Association -- to construct, install, maintain and use one ramp adjacent to 345 North Canal Street;

[O2019-6229]

Gateway Catalyst THC LLC -- to maintain and use four caissons adjacent to 123 North Desplaines Street;

[O2019-6231]

Gibsons Steak House -- to maintain and use two security cameras adjacent to 1028 North Rush Street;

[O2019-6239]

GIC 11 East Walton LLC -- to maintain and use five planters adjacent to 11 East Walton Street;  
[O2019-6241]

Hampton Inn & Suites -- to construct, install, maintain and use one canopy at 33 West Illinois Street;  
[O2019-5886]

Hampton Inn & Suites -- to construct, install, maintain and use two flagpoles adjacent to 33 West Illinois Street;  
[O2019-6243]

Harry Caray's Restaurant -- to maintain and use five awnings at 33 West Kinzie Street;  
[O2019-5898]

Hart 353 North Clark LLC -- to maintain and use five planters adjacent to 353 North Clark Street;  
[O2019-6245]

Hugo's Frog Bar -- to maintain and use one awning at 1024 -- 1026 North Rush Street;  
[O2019-5899]

Hyatt Place Chicago Downtown The Loop -- to maintain and use two canopies at 28 North Franklin Street;  
[O2019-5888]

Hyatt Place Chicago Downtown The Loop -- to maintain and use one door swing adjacent to 28 North Franklin Street;  
[O2019-6252]

"I Am" Temple of Chicago, Inc. -- to maintain and use two fire escapes adjacent to 176 West Washington Street;  
[O2019-6256]

Icebreaker -- to maintain and use two signs at 44 East Walton Street;  
[O2019-6259]

Inter Capital Realty Corporation -- to maintain and use 15 light fixtures adjacent to 307 North Michigan Avenue;  
[O2019-6263]

InterPark -- to maintain and use one awning at 747 North Wabash Avenue;  
[O2019-5900]

InterPark -- to maintain and use one canopy at 20 East Randolph Street;  
[O2019-5918]

- InterPark -- to maintain and use one canopy at 200 West Randolph Street;  
[O2019-5923]
- InterPark -- to maintain and use one manhole adjacent to 181 North Clark Street;  
[O2019-6269]
- InterPark -- to maintain and use one sign at 330 East Ohio Street;  
[O2019-6283]
- InterPark -- to maintain and use three signs at 747 North Wabash Avenue;  
[O2019-6290]
- InterPark -- to maintain and use six signs at 20 East Randolph Street;  
[O2019-6276]
- InterPark -- to maintain and use seven signs at 50 East Ohio Street;  
[O2019-6280]
- InterPark -- to maintain and use seven signs at 437 North Orleans Street;  
[O2019-6287]
- InterPark -- to maintain and use nine signs at 10 East Grand Avenue;  
[O2019-6274]
- The Kerryman -- to maintain and use three planters adjacent to 661 North Clark Street;  
[O2019-6293]
- L.A. Tan -- to maintain and use two signs at 113 South Clinton Street;  
[O2019-6295]
- Lizzie McNeill's -- to maintain and use five awnings at 400 North McClurg Court;  
[O2019-5902]
- Marc Realty -- to maintain and use one siamese connection adjacent to 180 North Wabash Avenue;  
[O2019-6297]
- Mept McClurg Court LLC -- to maintain and use one sign at 330 East Ohio Street;  
[O2019-6300]
- Mercer 113/Point & Feather Chicago -- to maintain and use three security cameras adjacent to 113 -- 119 West Hubbard Street;  
[O2019-6304]
- Metropolis Condominium Association -- to maintain and use two planters adjacent to 8 West Monroe Street;  
[O2019-6306]

Michael & Michael Hair -- to maintain and use two planters adjacent to 365 West Chicago Avenue;

[O2019-6310]

Moxy Hotel -- to maintain and use three security cameras adjacent to 530 North LaSalle Drive;

[O2019-6312]

Museum of Broadcast Communications -- to maintain and use two bicycle racks adjacent to 360 North State Street;

[O2019-6316]

Northwestern Memorial Hospital -- to maintain and use four conduits adjacent to 221 East Huron Street;

[O2019-6318]

Optima, Inc. -- to maintain and use 17 caissons adjacent to 214 -- 236 East Illinois Street;

[O2019-6323]

Park Hyatt Water Tower Associates -- to maintain and use five manholes adjacent to 800 North Michigan Avenue;

[O2019-6328]

Potbelly Sandwich Works LLC -- to maintain and use five awnings at 508 North Clark Street;

[O2019-5907]

Potbelly Sandwich Works LLC -- to maintain and use eight awnings at 190 North State Street;

[O2019-5905]

RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 111 East Chestnut Street;

[O2019-6360]

RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 338 North Dearborn Street;

[O2019-6372]

RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 60 East Delaware Place;

[O2019-6368]

RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 400 East Erie Street;

[O2019-6357]

RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 421 East Grand Avenue;

[O2019-6375]

RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 3 West Hubbard Street;

[O2019-6378]

RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 1 West Illinois Street;

[O2019-6337]

RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 400 East North Water Street;

[O2019-6355]

RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 1 West Ohio Street;

[O2019-6340]

RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 410 East Ohio Street;

[O2019-6381]

RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 51 East Ontario Street;

[O2019-6386]

RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 708 North Rush Street;

[O2019-6350]

RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 936 North Rush Street;

[O2019-6348]

RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 602 North St. Clair Street;

[O2019-6389]

The Residences Condominium on the Magnificent Mile Condominium Association -- to maintain and use four arches adjacent to 118 East Erie Street;

[O2019-6402]

The Residences Condominium on the Magnificent Mile Condominium Association -- to maintain and use 12 building projections adjacent to 118 East Erie Street;  
[O2019-6405]

The Residences Condominium on the Magnificent Mile Condominium Association -- to maintain and use six columns adjacent to 118 East Erie Street;  
[O2019-6408]

The Residences Condominium on the Magnificent Mile Condominium Association -- to maintain and use four facades adjacent to 118 East Erie Street;  
[O2019-6411]

The Residences Condominium on the Magnificent Mile Condominium Association -- to maintain and use four sculptures adjacent to 118 East Erie Street;  
[O2019-6413]

The Residences Condominium on the Magnificent Mile Condominium Association -- to maintain and use nine stone copings adjacent to 118 East Erie Street;  
[O2019-6416]

The Residence Hudson Huron Condominium Association -- to maintain and use three security cameras adjacent to 451 West Huron Street;  
[O2019-6419]

River North Limited Partnership Number 2 -- to maintain and use seven banners adjacent to 325 West Huron Street;  
[O2019-6421]

River North Self Park -- to maintain and use 12 tree grates adjacent to 60 West Kinzie Street;  
[O2019-6391]

Riverview Condominium -- to maintain and use nine trees adjacent to 445 East North Water Street;  
[O2019-6395]

Rosebud-Rush -- to maintain and use one awning at 55 East Superior Street;  
[O2019-5910]

Seventeenth Church of Christ Scientist -- to maintain and use one occupation of space adjacent to 55 East Wacker Drive;  
[O2019-6422]

Six North Michigan Condominium Association -- to maintain and use one planter adjacent to 6 North Michigan Avenue;  
[O2019-6423]

SL Civic Wacker LLC -- to maintain and use one building projection adjacent to 20 North Wacker Drive;

[O2019-6424]

Snicker's Bar & Grill -- to maintain and use six light fixtures adjacent to 448 North State Street;

[O2019-6426]

Starbucks -- to construct, install, maintain and use three bicycle racks adjacent to 646 North Michigan Avenue;

[O2019-6428]

Starbucks Coffee Company -- to maintain and use one sign at 217 South Wacker Drive;

[O2019-6429]

Sterling Bay Companies LLC -- to maintain and use one canopy at 626 West Jackson Boulevard;

[O2019-5930]

Sterling Bay Companies LLC -- to maintain and use three cornices adjacent to 626 West Jackson Boulevard;

[O2019-6432]

Superior Limited Partnership -- to maintain and use one grease trap adjacent to 41 East Superior Street;

[O2019-6433]

Tao Chicago -- to maintain and use two light poles adjacent to 632 North Dearborn Street;

[O2019-6434]

Thompson Building LLC -- to maintain and use 11 planters adjacent to 350 North Clark Street;

[O2019-6435]

Thor Palmer House Hotel & Shops LLC -- to maintain and use four planters adjacent to 17 East Monroe Street;

[O2019-6439]

Thor Palmer House Hotel & Shops LLC -- to maintain and use one vault adjacent to 17 East Monroe Street;

[O2019-6442]

Thor Palmer House Hotel & Shops LLC -- to maintain and use one vault adjacent to 128 South Wabash Avenue;

[O2019-6446]

Two East Erie Condominium Association -- to maintain and use three planters adjacent to 2 East Erie Street;

[O2019-6448]

Two North Riverside Plaza Joint Venture Limited Partnership -- to maintain and use six siamese connections adjacent to 2 North Riverside Plaza;

[O2019-6449]

Walgreens Number 3072 -- to maintain and use three light fixtures adjacent to 641 North Clark Street;

[O2019-6451]

Walgreens Number 07630 -- to maintain and use two canopies at 933 North State Street;

[O2019-5935]

Walgreens Number 07630 -- to maintain and use eight light fixtures adjacent to 933 North State Street;

[O2019-6452]

Walgreens Number 09001 -- to maintain and use nine canopies at 191 North Clark Street;

[O2019-5938]

Warwick Allerton Hotel Chicago -- to maintain and use one canopy at 701 North Michigan Avenue;

[O2019-5940]

Wells Bookstore -- to maintain and use three vaults adjacent to 176 -- 180 North Wells Street;

[O2019-6454]

WLS Television, Inc. -- to maintain and use one vault adjacent to 190 North State Street;

[O2019-6456]

10 South LaSalle Owner LLC -- to maintain and use two vaults adjacent to 10 South LaSalle Street;

[O2019-6458]

50 East Chestnut Condominium Association -- to maintain and use two planters adjacent to 50 East Chestnut Street;

[O2019-6460]

100 East Huron Street Condominium Association -- to maintain and use two planters adjacent to 100 East Huron Street;

[O2019-6462]

100 South State Street LLC -- to maintain and use three vaults adjacent to 1 West Monroe Street;

[O2019-6463]

156 Jefferson LLC -- to construct, install, maintain and use three planters adjacent to 156 North Jefferson Street;

[O2019-6465]

162 West Hubbard Building LLC -- to maintain and use one banner adjacent to 162 West Hubbard Street;

[O2019-6467]

180 North LaSalle Street Property Owner LLC -- to maintain and use three facades adjacent to 180 North LaSalle Street;

[O2019-6470]

180 North LaSalle Street Property Owner LLC -- to maintain and use four flagpoles adjacent to 180 North LaSalle Street;

[O2019-6471]

180 North LaSalle Street Property Owner LLC -- to maintain and use 32 light fixtures adjacent to 180 North LaSalle Street;

[O2019-6472]

300 North LaSalle LLC -- to maintain and use eight planters adjacent to 300 North LaSalle Street;

[O2019-6473]

303 Madison -- to maintain and use three balconies adjacent to 303 West Madison Street;

[O2019-6476]

303 Madison -- to maintain and use six flagpoles adjacent to 303 West Madison Street;

[O2019-6478]

303 Madison -- to maintain and use three soffits adjacent to 303 West Madison Street;

[O2019-6480]

303 Madison -- to maintain and use two vaults adjacent to 303 West Madison Street;

[O2019-6482]

303 Madison -- to maintain and use two ventilation wells adjacent to 303 West Madison Street;

[O2019-6484]

333 Madison Partners LLC -- to maintain and use three planters adjacent to 333 South Wabash Avenue;

[O2019-6485]

400 -- 410 Michigan Real Estate LLC -- to construct, install, maintain and use one awning at 410 North Michigan Avenue;

[O2019-5914]

400 -- 410 Michigan Real Estate LLC -- to construct, install, maintain and use one banner adjacent to 400 -- 410 North Michigan Avenue;

[O2019-6486]

401 East Ontario Condominium Association -- to maintain and use eight landscapings adjacent to 401 East Ontario Street;

[O2019-6487]

535 North Michigan Venture LLC -- to maintain and use three canopies at 535 North Michigan Avenue;

[O2019-5942]

601W Sullivan LLC -- to maintain and use eight enclosed bridges adjacent to 1 South State Street;

[O2019-6490]

601W Sullivan LLC -- to maintain and use four loading docks adjacent to 1 South State Street;

[O2019-6491]

601W Sullivan LLC -- to maintain and use one permanent enclosure (rotunda) adjacent to 1 South State Street;

[O2019-6492]

601W Sullivan LLC -- to maintain and use subsurface vaults space adjacent to 1 South State Street;

[O2019-6494]

601W Sullivan LLC -- to maintain and use two window displays adjacent to 1 South State Street; and

[O2019-6495]

750 LLC -- to maintain and use one planter adjacent to 750 North Orleans Street.

[O2019-6489]

*Referred* -- AMENDMENT OF GRANT OF PRIVILEGE IN PUBLIC WAY FOR CHICK-FIL-A LOYOLA WATER TOWER.

[O2019-6115]

Also, a proposed ordinance to amend an ordinance passed by the City Council on June 22, 2016 and printed in the *Journal of the Proceedings of the City Council of the City of Chicago*, page 26964, which authorized a grant of privilege to Chick-fil-A Loyola Water Tower for nine awnings by decreasing the number of awnings and adding canopies for said privilege, which was *Referred to the Committee on Transportation and Public Way*.

---

*Referred* -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, 14 proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent to the locations noted for the operation of sidewalk cafes, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Asadito Taqueria/Wok N Bao -- 540 West Madison Street;	[O2019-6103]
Barton G.-The Restaurant -- 415 North Dearborn Street;	[O2019-6107]
Bella! Bacino's -- 66 East Wacker Drive;	[O2019-6116]
Fannie May Confections Number 152 -- 343 North Michigan Avenue;	[O2019-6124]
Ghirardelli Chocolate Company -- 400 North Michigan Avenue;	[O2019-6131]
Howl at the Moon -- 26 -- 30 West Hubbard Street;	[O2019-6139]
Joe & The Juice East Huron -- 8 East Huron Street;	[O2019-6149]
Joe & The Juice Illinois LLC -- 10 East Delaware Place;	[O2019-6156]
Leonidas Cafe Chocolaterie -- 59 East Chicago Avenue;	[O2019-6163]

7/24/2019

NEW BUSINESS PRESENTED BY ALDERMEN

4411

Molly's Cupcakes River East -- 419 East Illinois Street;

[O2019-6168]

The Smith -- 400 -- 406 North Clark Street;

[O2019-6177]

Stan's Donuts Chicago LLC -- 750 North Rush Street;

[O2019-6180]

Taco Bell Number 35850 -- 22 East Chicago Avenue; and

[O2019-6183]

Thompson Chicago Hotel -- 21 East Bellevue Place.

[O2019-6186]

---

*Referred* -- AMENDMENT OF GRANT OF PRIVILEGE TO WELLS STREET MARKET FOR SIDEWALK CAFE.

[O2019-6120]

Also, a proposed ordinance to amend an ordinance passed by the City Council on April 10, 2019 and printed in the *Journal of the Proceedings of the City Council of the City of Chicago*, page 99948, which authorized a grant of privilege to Wells Street Market for a sidewalk cafe by deleting: "Monday through Sunday, 11:00 A.M. to 7:00 P.M.; compensation: \$1,902.37; seating capacity: 26" and inserting in lieu thereof: "Monday through Sunday, 8:00 A.M. to 10:00 P.M.; compensation: \$2,961.31; seating capacity: 38" for said privilege, which was *Referred to the Committee on Transportation and Public Way*.

---

*Referred* -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

Also, two proposed orders for the issuance of permits to install signs/signboards at the locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

one sign/signboard at 9 West Erie Street; and

[Or2019-279]

one sign/signboard at 500 West Madison Street.

[Or2019-278]

Presented By

**ALDERMAN REILLY (42<sup>nd</sup> Ward),  
ALDERMAN OSTERMAN (48<sup>th</sup> Ward) And  
ALDERMAN SMITH (43<sup>rd</sup> Ward):**

*Referred --* AMENDMENT OF CHAPTER 13-72 OF MUNICIPAL CODE BY ADDING  
NEW SECTION 13-72-085 CONCERNING SALE OF CONDOMINIUM PROPERTY.

[O2019-5753]

A proposed ordinance to amend Title 13, Chapter 72 of the Municipal Code of Chicago by adding new Section 13-72-085 to require, by affirmative vote at a meeting duly called, not less than 85 percent of unit owners of a condominium property, unless a greater percentage is provided for in the declaration or bylaws, to elect to sell ownership of the property; to allow any unit owner who did not vote in favor of the sale of ownership of the property and who has filed a written objection with the manager or board of managers within 20 days after the date of the meeting to be entitled to receive from the proceeds of the sale an amount equivalent to the greater value of his/her interest less the amount of any unpaid assessments or charges due and owing from the unit owner or the outstanding balance of any bona fide debt secured by the objecting unit owner's interest which was incurred by the unit owner in connection with the acquisition or refinancing of the unit owner's interest, less the amount of any unpaid assessments or charges due and owing from the unit owner; and further, to entitle the objecting unit owner to receive from the proceeds of the sale reimbursement for reasonable relocation costs determined in the same manner used in the federal Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, which was *Referred to the Committee on Housing and Real Estate*.

---

Presented By

**ALDERMAN REILLY (42<sup>nd</sup> Ward),  
ALDERMAN HOPKINS (2<sup>nd</sup> Ward) And  
ALDERMAN SMITH (43<sup>rd</sup> Ward):**

*Referred --* AMENDMENT OF SECTION 9-80-095 OF MUNICIPAL CODE  
CONCERNING EXCESSIVE STANDING OF DIESEL POWERED VEHICLES WITH  
ENGINE RUNNING.

[O2019-5756]

A proposed ordinance to amend Title 9, Chapter 80, Section 095 of the Municipal Code of Chicago establishing guidelines and procedures for filing citizen complaints regarding excessive standing of diesel powered vehicles with the engine running for more than a total

of 3 minutes within a 60-minute period; allowing natural citizens to file a citizen complaint with the Department of Health, on a complaint form provided by the department, alleging a violation of this section for investigation and appropriate legal action; requiring the Department of Health, on or before December 15, 2019, to publish on its website information related to best practices for filing citizen complaints; and, further, requiring the Department of Health to file with the chairman of the Committee on Health and Environmental Protection, or with its successor committee, an annual report identifying the number of citizen complaints filed with the department during the previous calendar year, grouped by ward and including any other information the department deems relevant, and the disposition of such complaints, including the total amount of penalties imposed for violations of this section, which was *Referred to the Committee on Environmental Protection and Energy*.

---

Presented By

**ALDERMAN SMITH (43<sup>rd</sup> Ward):**

*Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.*

Thirty-nine 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:

Ambrosia Cafe -- to maintain and use one awning at 1963 North Sheffield Avenue;  
[O2019-5919]

Edward Benford -- to maintain and use one planter railing adjacent to 632 West Belden Avenue;  
[O2019-6234]

Blue Mouse Holdings LLC -- to maintain and use seven light fixtures adjacent to 2470 North Lincoln Avenue;  
[O2019-6228]

Cenacle Convent -- to maintain and use four landscapings adjacent to 513 West Fullerton Parkway;  
[O2019-6230]

Rodolfo de la Rose -- to maintain and use one bay window adjacent to 2459 North Halsted Street;  
[O2019-6392]

Francis W. Parker School -- to maintain and use nine landscapings adjacent to 330 West Webster Avenue;

[O2019-6236]

Gemini Bistro -- to maintain and use seven awnings at 2075 North Lincoln Avenue;

[O2019-5929]

Hines/McCaffery Condominium Manager LLC -- to construct, install, maintain and use 12 balconies adjacent to 2350 North Orchard Street;

[O2019-6244]

Hines/McCaffery Condominium Manager LLC -- to construct, install, maintain and use one canopy at 2350 North Orchard Street;

[O2019-5966]

Hines/McCaffery Condominium Manager LLC -- to construct, install, maintain and use two light poles adjacent to 2350 North Orchard Street;

[O2019-6249]

Hotworx Chicago -- to maintain and use one sign at 1229 West Fullerton Avenue;

[O2019-6255]

JPMorgan Chase Bank, N.A. -- to maintain and use three awnings at 2603 North Halsted Street;

[O2019-6219]

JPMorgan Chase Bank, N.A. -- to maintain and use one sign at 2603 North Halsted Street;

[O2019-6267]

Lincoln Park Chamber of Commerce -- to maintain and use one planter adjacent to 403 West Diversey Parkway;

[O2019-6303]

Lincoln Park Chamber of Commerce -- to maintain and use one planter adjacent to 425 West Diversey Parkway;

[O2019-6307]

Lincoln Park Chamber of Commerce -- to maintain and use one planter adjacent to 427 West Diversey Parkway;

[O2019-6313]

Lincoln Park Chamber of Commerce -- to maintain and use one planter adjacent to 509 West Diversey Parkway;

[O2019-6317]

Lincoln Park Chamber of Commerce -- to maintain and use one planter adjacent to 521 West Diversey Parkway;  
[O2019-6270]

Lincoln Park Chamber of Commerce -- to maintain and use one planter adjacent to 547 West Diversey Parkway;  
[O2019-6322]

Lincoln Park Chamber of Commerce -- to maintain and use one planter adjacent to 557 West Diversey Parkway;  
[O2019-6325]

Lincoln Park Chamber of Commerce -- to maintain and use one sculpture/public art adjacent to 2021 North Clark Street;  
[O2019-6335]

Lincoln Park Chamber of Commerce -- to maintain and use one sculpture/public art adjacent to 2106 North Clark Street;  
[O2019-6338]

Lincoln Park Chamber of Commerce -- to maintain and use one sculpture/public art adjacent to 2619 North Clark Street;  
[O2019-6342]

Lincoln Park Chamber of Commerce -- to maintain and use one sculpture/public art adjacent to 639 West Diversey Parkway;  
[O2019-6329]

Linda Listrom -- to maintain and use one ice melt system adjacent to 854 West Webster Avenue;  
[O2019-6346]

Lou Malnati's Pizzeria -- to maintain and use nine awnings at 958 West Wrightwood Avenue;  
[O2019-5933]

Margaret O'Leary, Inc. -- to construct, install, maintain and use one awning at 850 West Armitage Avenue;  
[O2019-5934]

Parachute Home, Inc. -- to maintain and use one sign at 837 West Armitage Avenue;  
[O2019-6352]

Pat's Pizzeria -- to maintain and use one awning at 2679 North Lincoln Avenue;  
[O2019-5936]

Pocket Puppies Boutique, Inc. -- to construct, install, maintain and use one awning at 2479 North Clark Street;  
[O2019-5939]

Rany Management -- to maintain and use two bay windows adjacent to 2100 North Halsted Street;

[O2019-6358]

Rany Management -- to maintain and use one fire escape adjacent to 2100 North Halsted Street;

[O2019-6363]

Rany Management -- to maintain and use five steps adjacent to 2100 North Halsted Street;

[O2019-6365]

Rany Management -- to maintain and use one turret adjacent to 2100 North Halsted Street;

[O2019-6371]

Rany Management -- to maintain and use one vault adjacent to 2100 North Halsted Street;

[O2019-6385]

St. James Lutheran Church -- to maintain and use three door swings adjacent to 2101 North Fremont Street;

[O2019-6397]

Steve Quick Jewelers -- to maintain and use three awnings at 2471 North Clark Street;

[O2019-5941]

Terry's Toffee -- to maintain and use three light fixtures adjacent to 1009 West Armitage Avenue; and

[O2019-6399]

2548 North Burling, Inc. -- to maintain and use three bay windows adjacent to 2548 North Burling Street.

[O2019-6406]

---

*Referred* -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, two proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent to the locations noted for the operation of sidewalk cafes, which were *Referred to the Committee on Transportation and Public Way*, as follows:

McGee's Tavern & Grille -- 950 West Webster Avenue; and

[O2019-6198]

White Oak Tavern & Inn -- 1200 -- 1202 West Webster Avenue.

[O2019-6201]

*Referred* -- ISSUANCE OF PERMITS, FREE OF CHARGE, FOR LANDMARK PROPERTIES.

Also, two proposed orders authorizing the Commissioners of Buildings, Fleet and Facility Management and Fire, the Director of the Department of Revenue and the Zoning Administrator to issue all necessary permits, free of charge, for rehabilitation work on the landmark properties at the locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

227 West Menomonee Street -- for construction of a rear addition to a residential building; and

[Or2019-266]

2132 North Stockton Drive (Lincoln Park Zoo Kovler Lion House) -- for restoration to the facade and windows; construction of accessible restrooms, entryways, animal holding building, habitat rockwork and landscaping; installation of new mechanical, electrical and plumbing systems; and expansion of existing lion habitat.

[Or2019-300]

---

Presented By

**ALDERMAN SMITH (43<sup>rd</sup> Ward) And  
ALDERMAN TUNNEY (44<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF SECTION 9-64-090 OF MUNICIPAL CODE TO MODIFY AND EXTEND NOT-FOR-PROFIT ORGANIZATION "ONE-DAY" RESIDENTIAL PARKING DAILY PERMIT PILOT PROGRAM WITHIN RESIDENTIAL PERMIT ZONES 142, 143 AND 383.

[O2019-5574]

A proposed ordinance to amend Title 9, Chapter 64, Section 090 of the Municipal Code of Chicago by extending, until December 31, 2019, not-for-profit "one-day" residential parking daily permit pilot program for any not-for-profit organization licensed to conduct affairs in the State of Illinois and located within Residential Parking Permit Zones 142, 143 and 383 or on either side of that portion of a business or commercial street that is immediately adjacent to these Residential Permit Parking Zones, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

Presented By

**ALDERMAN TUNNEY (44<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY DELETING SUBSECTION 44.2 TO ALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS LICENSES ON PORTION OF W. BELMONT AVE.

[O2019-5510]

A proposed ordinance to amend Title 4, Chapter 60, Section 023 of the Municipal Code of Chicago by deleting subsection 44.2 which restricted the issuance of additional package goods licenses on West Belmont Avenue, from North Clark Street to North Sheffield Avenue, which was *Referred to the Committee on License and Consumer Protection*.

---

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 29 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:

Annoyance Productions -- to maintain and use one sign at 851 -- 853 West Belmont Avenue;

[O2019-6020]

Barangaroos Aussie Pies -- to maintain and use one sign at 3208 North Sheffield Avenue;

[O2019-6022]

Central Lakeview Merchants -- to construct, install, maintain and use one bicycle rack adjacent to 1012 West Diversey Parkway;

[O2019-6025]

Cheesie's Pub & Grub/Slice of Cheesie's -- to construct, install, maintain and use four awnings at 958 -- 964 West Belmont Avenue;

[O2019-5993]

Clark Street Sports -- to maintain and use five flagpoles adjacent to 3465 North Clark Street;

[O2019-6037]

Clark Street Sports -- to maintain and use five light fixtures adjacent to 3465 North Clark Street;

[O2019-6041]

Computer Zone USA -- to construct, install, maintain and use one awning at 1134 West Belmont Avenue;

[O2019-5996]

Cram Chicago -- to maintain and use one awning at 3331 North Broadway;

[O2019-6000]

Drew's on Halsted -- to maintain and use five light fixtures adjacent to 3201 North Halsted Street;

[O2019-6046]

El Burrito Mexicano -- to maintain and use one awning at 936 West Addison Street;

[O2019-6002]

FedEx Office and Print Services, Inc. -- to maintain and use three awnings at 3524 North Southport Avenue;

[O2019-6003]

Hutch -- to maintain and use one awning at 3301 North Clark Street;

[O2019-6004]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 3337 North Southport Avenue;

[O2019-6050]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 3359 North Southport Avenue;

[O2019-6053]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 3415 North Southport Avenue;

[O2019-6059]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 3449 North Southport Avenue;

[O2019-6064]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 3523 North Southport Avenue;

[O2019-6065]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 3548 North Southport Avenue;  
[O2019-6083]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 3551 North Southport Avenue;  
[O2019-6085]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 3556 North Southport Avenue;  
[O2019-6087]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 3601 North Southport Avenue;  
[O2019-6089]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 3759 North Southport Avenue;  
[O2019-6091]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 3812 North Southport Avenue;  
[O2019-6094]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 3827 North Southport Avenue;  
[O2019-6096]

M.G. Management -- to maintain and use one awning at 722 West Diversey Parkway;  
[O2019-6007]

Sally Beauty Supply Number 10093 -- to maintain and use one sign at 556 West Diversey Parkway;  
[O2019-6102]

Subway -- to maintain and use one canopy at 1020 West Belmont Avenue;  
[O2019-5968]

The Waxing Room -- to maintain and use one awning at 3115 North Halsted Street; and  
[O2019-6009]

3507 North Wilton LLC -- to maintain and use two fences adjacent to 3507 North Wilton Avenue.  
[O2019-6111]

*Referred* -- AMENDMENT OF GRANT OF PRIVILEGE IN PUBLIC WAY FOR BORDER DIVERSEY LLC.

[O2019-6152]

Also, a proposed ordinance to amend an ordinance passed by the City Council on December 14, 2016 and printed in the *Journal of the Proceedings of the City Council of the City of Chicago*, page 40104, which authorized a grant of privilege to Border Diversey LLC for one bay window, by increasing the number of bay windows, dimensions and compensation amount for said privilege, which was *Referred to the Committee on Transportation and Public Way*.

---

*Referred* -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, two proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent to the locations noted for the operation of sidewalk cafes, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Capital One-Cafe -- 3435 North Southport Avenue; and

[O2019-6253]

Redmond's -- 3356 -- 3358 North Sheffield Avenue.

[O2019-6262]

---

*Referred* -- EXEMPTION OF SSS AUTO, INC. FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2019-5565]

Also, a proposed ordinance to exempt SSS Auto, Inc. from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 2815 North Sheffield Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

*Referred* -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

Also, four proposed orders for the issuance of permits to install signs/signboards at the locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

- one sign/signboard at 2900 North Lake Shore Drive; [Or2019-254]
- one sign/signboard at 2800 North Sheridan Road; [Or2019-255]
- one sign/signboard at 331 West Surf Street -- north elevation; and [Or2019-252]
- one sign/signboard at 331 West Surf Street -- south elevation. [Or2019-251]

---

Presented By

**ALDERMAN GARDINER (45<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Seven 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:

- Bright Smile Dental -- to maintain and use one sign at 5430 North Milwaukee Avenue; [O2019-6135]
- Warren P. Fabisch -- to maintain and use three building projections adjacent to 3930 -- 3932 North Cicero Avenue; [O2019-6137]
- House of Hair, Inc. -- to maintain and use one awning at 4761 North Milwaukee Avenue; [O2019-6011]

JPMorgan Chase Bank, N.A. -- to maintain and use one sign at 4854 West Irving Park Road;

[O2019-6141]

Rabbits -- to construct, install, maintain and use three light fixtures adjacent to 4943 -- 4945 West Foster Avenue;

[O2019-6144]

RPN Sales, Inc. -- to maintain and use one sign at 4449 -- 4451 North Milwaukee Avenue; and

[O2019-6148]

Rycoline Products, Inc. -- to maintain and use one roof canopy adjacent to 5540 North Northwest Highway.

[O2019-5970]

---

*Referred* -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, two proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent to the locations noted for the operation of sidewalk cafes, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Galvin's Public House -- 5901 West Lawrence Avenue; and

[O2019-6278]

Margaret's -- 5134 West Irving Park Road.

[O2019-6315]

---

*Referred* -- ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 5322 N. ELSTON AVE.

[Or2019-280]

Also, a proposed order for the issuance of a permit to install a sign/signboard at 5322 North Elston Avenue, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

Presented By

**ALDERMAN CAPPLEMAN (46<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Seventeen 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:

Bobby Love's -- to maintain and use one awning at 3729 North Halsted Street;  
[O2019-6013]

Carmelita's Taqueria -- to maintain and use one sign at 1206 West Lawrence Avenue;  
[O2019-6161]

Central Lakeview Merchants Association -- to construct, install, maintain and use one planter adjacent to 911 West Irving Park Road;  
[O2019-6179]

Central Lakeview Merchants Association -- to construct, install, maintain and use one planter adjacent to 925 West Irving Park Road;  
[O2019-6185]

Central Lakeview Merchants Association -- to construct, install, maintain and use one planter adjacent to 951 West Irving Park Road;  
[O2019-6187]

Central Lakeview Merchants Association -- to construct, install, maintain and use one planter adjacent to 3905 North Sheridan Road;  
[O2019-6164]

Central Lakeview Merchants Association -- to construct, install, maintain and use one planter adjacent to 3908 North Sheridan Road;  
[O2019-6165]

Central Lakeview Merchants Association -- to construct, install, maintain and use one planter adjacent to 3921 North Sheridan Road;  
[O2019-6169]

Central Lakeview Merchants Association -- to construct, install, maintain and use one planter adjacent to 3928 North Sheridan Road;  
[O2019-6172]

Central Lakeview Merchants Association -- to construct, install, maintain and use one planter adjacent to 3984 North Sheridan Road;  
[O2019-6191]

Central Lakeview Merchants Association -- to construct, install, maintain and use one planter adjacent to 3985 North Sheridan Road;  
[O2019-6194]

Cornerstone Community Outreach -- to maintain and use three awnings at 4628 North Clifton Avenue;  
[O2019-6015]

Fifth Third Bank -- to maintain and use two light fixtures adjacent to 3601 North Broadway;  
[O2019-6196]

Finley Mahony's -- to maintain and use four light fixtures adjacent to 3701 North Broadway;  
[O2019-6197]

Kit Kat Lounge and Restaurant -- to maintain and use two awnings at 3700 North Halsted Street;  
[O2019-6017]

Save Rite Pharmacy Disc Center -- to maintain and use two awnings at 3479 North Broadway; and  
[O2019-6026]

Self Storage Number 1 -- to maintain and use three planter railings adjacent to 3835 -- 3839 North Sheffield Avenue.  
[O2019-6199]

---

*Referred* -- GRANT OF PRIVILEGE TO LE NOCTURNE FOR SIDEWALK CAFE.  
[O2019-6288]

Also, a proposed ordinance to grant permission and authority to Le Nocturne to maintain and use a portion of the public way adjacent to 4810 North Broadway for the operation of a sidewalk cafe, which was *Referred to Committee on Transportation and Public Way*.

Presented By

**ALDERMAN MARTIN (47<sup>th</sup> Ward):**

*Referred --* AMENDMENT OF SECTION 7-38-117 OF MUNICIPAL CODE BY MODIFYING MOBILE FOOD VEHICLE STAND LOCATION.

[O2019-5562]

A proposed ordinance to amend Title 7, Chapter 38, Section 117 of the Municipal Code of Chicago by removing the mobile food vehicle stand at 3420 North Lincoln Avenue and adding a mobile food vehicle stand at 3420 North Paulina Street, provided that such mobile food vehicle stand is not more than 40 feet in length, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

---

*Referred --* GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 36 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:

A-Carr Auto Repair, Inc. -- to maintain and use four canopies at 4246 North Western Avenue;

[O2019-5972]

Armand Salon Suites LLC -- to maintain and use one sign at 2232 West Lawrence Avenue;

[O2019-6232]

Boiko & Osimani -- to maintain and use six light fixtures adjacent to 3435 -- 3441 North Lincoln Avenue;

[O2019-6246]

Boiko & Osimani -- to maintain and use one light fixture adjacent to 3445 North Lincoln Avenue;

[O2019-6282]

Boiko & Osimani -- to maintain and use one light fixture adjacent to 3447 North Lincoln Avenue;

[O2019-6286]

Domestic Linen Supply Company, Inc. -- to maintain and use one fire shutter adjacent to 4131 North Ravenswood Avenue;

[O2019-6299]

Encore LLC -- to construct, install, maintain and use one planter adjacent to 2414 West Cuyler Avenue;

[O2019-6301]

Greater Ravenswood Chamber of Commerce -- to construct, install, maintain and use one planter adjacent to 4711 North Damen Avenue;

[O2019-6309]

Greater Ravenswood Chamber of Commerce -- to construct, install, maintain and use one planter adjacent to 4717 North Damen Avenue;

[O2019-6311]

Greater Ravenswood Chamber of Commerce -- to construct, install, maintain and use one planter adjacent to 4747 North Damen Avenue;

[O2019-6314]

Greater Ravenswood Chamber of Commerce -- to construct, install, maintain and use one planter adjacent to 4805 North Damen Avenue;

[O2019-6320]

Greater Ravenswood Chamber of Commerce -- to construct, install, maintain and use one planter adjacent to 4815 North Damen Avenue;

[O2019-6326]

Greater Ravenswood Chamber of Commerce -- to construct, install, maintain and use one planter adjacent to 4827 North Damen Avenue;

[O2019-6333]

JPMorgan Chase Bank, N.A. (Lincoln & Byron) -- to maintain and use one awning at 3868 North Lincoln Avenue;

[O2019-6029]

JPMorgan Chase Bank, N.A. (Lincoln & Byron) -- to maintain and use one sign at 4711 North Lincoln Avenue;

[O2019-6354]

JPMorgan Chase Bank, N.A. (Lincoln & Byron) -- to maintain and use two signs at 3868 North Lincoln Avenue;

[O2019-6364]

Charlotte Kawa -- to maintain and use one planter adjacent to 2525 West Leland Avenue;

[O2019-6291]

Kite String Cantina -- to construct, install, maintain and use one canopy at 1851 West Addison Street;

[O2019-5974]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 3301 North Lincoln Avenue;

[O2019-6366]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 3350 North Lincoln Avenue;

[O2019-6373]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 3410 North Lincoln Avenue;

[O2019-6377]

Lakeview Chamber of Commerce -- to construct, install, maintain and use one bicycle rack adjacent to 3537 North Lincoln Avenue;

[O2019-6382]

Mrs. Murphy and Sons Irish Bistro -- to maintain and use two flagpoles adjacent to 3905 North Lincoln Avenue;

[O2019-6394]

NC4000 Condominium Association -- to maintain and use one grease basin adjacent to 4027 North Lincoln Avenue;

[O2019-6441]

Ravenswood Senior Living L.P. -- to construct, install, maintain and use one ramp adjacent to 1922 West Sunnyside Avenue;

[O2019-6444]

River West Meeting Associates -- to maintain and use five planters adjacent to 3616 North Lincoln Avenue;

[O2019-6450]

Sajjad, Inc. -- to maintain and use one awning at 3801 North Lincoln Avenue;

[O2019-6032]

SB 1900 West Lawrence LLC -- to construct, install, maintain and use six bicycle racks adjacent to 1900 West Lawrence Avenue;

[O2019-6455]

Springfield-Argyle LLC -- to maintain and use one canopy at 3862 North Lincoln Avenue;

[O2019-5978]

Sprint Store by MSM -- to maintain and use one sign at 3954 North Lincoln Avenue;  
[O2019-6457]

Starbucks Coffee Number 2223 -- to maintain and use one canopy at 3350 North Lincoln Avenue;  
[O2019-5981]

Steve Quick Jeweler -- to maintain and use one awning at 4710 North Lincoln Avenue;  
[O2019-6034]

The Whole Tooth -- to maintain and use one awning at 1801 West Irving Park Road;  
[O2019-6035]

Wishbone Restaurant -- to maintain and use one sign at 3300 North Lincoln Avenue;  
[O2019-6459]

Xippo -- to maintain and use one awning at 3759 North Damen Avenue; and  
[O2019-6038]

20<sup>th</sup> Century TV & Stereo Center -- to maintain and use one sign at 1611 -- 1615 West Montrose Avenue.  
[O2019-6461]

---

Presented By

**ALDERMAN OSTERMAN (48<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

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:

Be Yoga Andersonville -- to maintain and use one sign at 5715 North Clark Street;  
[O2019-6237]

Bibim Town -- to maintain and use one awning at 5357 North Broadway; and  
[O2019-6040]

Joseph Luk -- to maintain and use six awnings at 5023 North Broadway.

[O2019-6043]

---

*Referred* -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, two proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent to the locations noted for the operation of sidewalk cafes, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Francesca's Bryn Mawr -- 1039 West Bryn Mawr; and

[O2019-6332]

Huaraches Dona Chio -- 1547 West Elmdale Avenue.

[O2019-6344]

---

*Referred* -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR 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 the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Mike Kaplun/KPLN Holdings LLC -- 6027 North Kenmore Avenue; and

[O2019-5636]

The Vietnamese Association of Illinois -- 5019 North Winthrop Avenue.

[O2019-5766]

Presented By

**ALDERMAN HADDEN (49<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY REPLACING SUBSECTION 49.68 TO DISALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS LICENSES ON PORTION OF S. DEVON AVE.

[O2019-5563]

A proposed ordinance to amend Title 4, Chapter 60, Section 023 of the Municipal Code of Chicago by replacing subsection 49.68 to disallow the issuance of additional package goods licenses on West Devon Avenue, from North Greenview Avenue to North Glenwood Avenue, which was *Referred to the Committee on License and Consumer Protection*.

---

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 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:

R Public House -- to maintain and use one windscreen adjacent to 1508 West Jarvis Avenue;

[O2019-6479]

Rogers Park Business Alliance -- to maintain and use one occupation of space adjacent to 6969 North Ravenswood Avenue; and

[O2019-6481]

Urban Tables -- to maintain and use one sign at 6958 North Clark Street.

[O2019-6483]

---

Presented By

**ALDERMAN SILVERSTEIN (50<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Four proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Seymour Gertz -- to maintain and use one fence adjacent to 6849 North Francisco Avenue;

[O2019-6475]

Howard Auto Sales, Inc. -- to maintain and use one sign at 2857 West Howard Street;

[O2019-6453]

Levinson's, Inc. -- to maintain and use one awning at 2856 West Devon Avenue; and

[O2019-6047]

River Park Motel & Suites -- to maintain and use two signs at 6060 North Lincoln Avenue.

[O2019-6468]

---

5. FREE PERMITS, LICENSE FEE EXEMPTIONS, CANCELLATION OF WARRANTS OF WARRANTS FOR COLLECTION AND WATER RATE EXEMPTIONS, ET CETERA.

Proposed ordinances, orders, et cetera, described below, were presented by the aldermen named and were Referred to the Committee on Finance, as follows:

SENIOR CITIZENS SEWER REFUNDS:  
(\$50.00)

*BY ALDERMAN LA SPATA (1<sup>st</sup> Ward):*

Weathered, Laura A.

[O2019-6534]

*BY ALDERMAN HOPKINS (2<sup>nd</sup> Ward):*

Baum, Edward

Beatty, Merle L.

Bieler, Louise

Frankel, Doris S.

Friedman, Francine

Girard, Howard

Hillstrom, Richard

Hilvers, Anthony W.

[O2019-6535]

Holan, David  
 James, Don Carlos  
 Kania, Mary M.  
 Laff, Diane  
 Lisberg, David H.  
 Mahan, Ray N., Jr.

Moses, Corwin  
 O'Connor, Elizabeth  
 O'Connor, Jacqueline M.  
 O'Leary, Diane M.  
 Pusatcioglu, Selami Y.  
 Randin, Christine E.

Reed, Daleen K.  
 Rose, Katherine  
 Rosen, Morton  
 Samuels, A. Sue  
 Sasso, Kathy  
 Smith, Larry A.  
 Smith, Melvin  
 Steinfeld, Steven  
 Ungar, Marc  
 Vepstas, Constance  
 Weir, Roger R.  
 Zumbach, Mark

*BY ALDERMAN DOWELL (3<sup>rd</sup> Ward):*

Albert, Samuel  
 Bridges, Patricia  
 Brostowitz, Michael  
 Brownell, Mary E.  
 Burks, Alvinnetta M.  
 Dillon, Mortimer  
 French, Steven

Goold, Eric  
 McElligott, Thomas P.  
 Murphy, William F. III  
 Newman, Shirley  
 O'Keefe, Theodore F.  
 Parker, Thomas  
 Rudolph, Deborah

[O2019-6536]

*BY ALDERMAN KING (4<sup>th</sup> Ward):*

Alvarez, Solita

[O2019-6537]

Azarcon, Elivira De

Blaney, Rose

Dabrowski, Kathlyn

Dennis, Frances

Jones, Rose

Martinez, Josefina

*BY ALDERMAN HAIRSTON (5<sup>th</sup> Ward):*

[O2019-6538]

Preston, Thelma

Young, Blanch

*BY ALDERMAN MITCHELL (7<sup>th</sup> Ward):*

[O2019-6545]

Armstrong, Suzanne

Norsworthy, Tommie

Chrite, George M.

O'Farrell, James

Edwards, Carol G.

O'Farrell, Marcia

Hawthorne, Sarah F.

Pledger, Bobbie

McElroy, Yvonne D.

Strickland, Helen L.

*BY ALDERMAN HARRIS (8<sup>th</sup> Ward):*

[O2019-6539]

Kyles, Joseph H.

*BY ALDERMAN THOMPSON (11<sup>th</sup> Ward):*

[O2019-6540]

Firak, Julius J.

*BY ALDERMAN SPOSATO (38<sup>th</sup> Ward):*

[O2019-6541]

Havrinchik, Helen

Hickson, Gloris

Hills, Kathryn M.

Lillegard, Mary E.

Martin, John G.

*BY ALDERMAN NUGENT (39<sup>th</sup> Ward):*

Ang, Pacita Y.

Arellano, Jesse

Burmeister, Dennis J.

Bykowski, Rosalie

Chrzaster, Kenneth P.

Coleman, Geraldine B.

Dettert, Rosellyn R.

Gerhardt, Cynthia S.

Godvik, Erik

Gruenwald, Kim

Hanson, Reuben

Hartman, Rosetta F.

Heintz, Wayne G.

Ito, Harriet

Kaim, Hans L.

Keating, Judith L.

McCue, Margaret M.

Michaletz, Roberta A.

Sasak, Karen L.

Shin, Vivian A.

Starodub, Laryssa M.

[O2019-6542]

*BY ALDERMAN VASQUEZ (40<sup>th</sup> Ward):*

Feng, Tahsiung

[O2019-6533]

*BY ALDERMAN NAPOLITANO (41<sup>st</sup> Ward):*

Bolton, Charles M.

[O2019-6532]

*BY ALDERMAN REILLY (42<sup>nd</sup> Ward):*

[O2019-6531]

Berkson, Robin	Mondeika, Therese
Berman, Edward A.	Moriarty, Gerald P.
Cooper, Leonor	Natesan, Krishnamurti
Delaney, A. Carroll	Norton, Dolores
Heckman, Eric	O'Connell, Marion F.
Johnson, Connie D.	Rapp, Martin F
Joshi, Bharati.	Shencup, Girard D.
Kindel, Wayne	Shorey, Ann E.
Kline, Mitchell	Von Bergen, Julie M.
Kumskis, Nancy	Witt, Mary H.
Manas, Marlou	

*BY ALDERMAN SMITH (43<sup>rd</sup> Ward):*

[O2019-6530]

Aleck, Patricia	Muchman, Beatrice
Bleakley, Mary	Mundy, Kelli
Carley, J. Allen	Nagib, Marsha
Dayron, Betty	Nelson, Dorothy
Gold-Fagman, Karen	Parsons, Caro
Hedlund, Eve	Pfendler, Karen
Herbster, Robert	Pick, Kathy
Huff, Kay	Pilson, Ted
Joseph, Patricia	Prater, Valerie
Kenney, Dee	Sandler, Barbara
Kim, Michael	Spinner, Joel
Lowe, Michelle	Weiler, Kristen
Miloszewski, Heddy	

*BY ALDERMAN TUNNEY (44<sup>th</sup> Ward):*

[O2019-6529]

Addison, Hyman J.

Murphy, Pamela

Addison, Shelly L.

Musette, Michael

Baer, Barbara

Olson, Susan J.

Blackman, Lita

Oster, Charlotte

Cortijo, Maria R.

Repa, Alane A.

Coty, Susan

Rew, Karen

Devincenzo, Jose P.

Rubin, Herbert

Fajardo, Marohn

Skiansky, Laura

Gauen, Susan

Sosnowski, Andreas J.

Goldberg, Susan H.

Sotonak, Arlene

Grant, Jerry D.

Stracci, Deanna

Hoshino, Kyoko

Vidakovic, Aleksandar

Jellinek, Julius

Wahlund, Clifford E.

Kenny, Michael

Walin, Ralph

Kerch, Judith

Weiss, Hedy A.

Little, Ellen and Shirley

Welsh, Mary

Mayer, Carol

Wolkin, Donna L.

McGeary, Leon

Wukitsch, Shelia A.

Miller, Carol L.

Zelasko, Lynne S.

*BY ALDERMAN GARDINER (45<sup>th</sup> Ward):*

[O2019-6528]

Donash, Irene

BY ALDERMAN CAPPLEMAN (46<sup>th</sup> Ward):

[O2019-6527]

Alford, Jessie O.

Hetzel, William G.

Aron, Charles

Horwitz, Robert

Bacon, Annette M.

Janecek, Sheldon James

Baird, Ellen T.

Jarvis, David A.

Bazzon, Claude

Karns, Charlene A.

Blanc, Susan

Kireyev, Michael

Bogach, Larisa

Kondo, Nancy Memiko

Casady, Joseph

Lederman, Bonnie G.

Coogan, Margaret

Lidsky, Andrea L.

Daniels, Antoinette J.

Lippman, Matthew R.

Dunn, Vicki C.

Lopez, Ines

Fernandez, Jose R.

Lyles-Foster, Barbara A.

Franiak, Frieda

Markwardt, Frances J.

Friedman, Charles B.

Mastrodonato, Lee C.

Furlong, Margaret M.

Mielczarek, Helen

Gabert, Glen

Miller, Susan Ellyn

Gillman, Margaret M.

Morton, Mary E.

Ginsburgh, Steven

Naughton, Sheila M.

Greene, H. Frederick

Nelson, Lynn E.

Grossman, Steven Andrew

Ostert, Barbara M.

Haeckel, David A.

Palma, Marion C.

Hartman, Beverly L.

Palmer, Richard K.

Hasan, Fadwa

Pierson, Edward

Pinto, Mary Jo C.

Po, Anita L.

Pope, Mildred

Rest, Marilyn R.

Rodriguez, Elba

Sanders, Keith

Shah, Nila V.

Shah, Vinod

Sidney, Doris J.

Smiley, Laura A.

Stawarz, Walter

Stonach, Daniel (2)

Sugarman, Elizabeth

Torrielli, Sandra

Tranen, Bruce S.

Turpin, Nancy L.

Tynan, Jan

Velez, Carmen

Wojnarowski, Irene

Yu, Ellen

Zickus, Mary A.

Zimmerman, Marylou

*BY ALDERMAN MARTIN (47<sup>th</sup> Ward):*

Daeumer, Diane

Shastal, Belinda M.

[O2019-6526]

*BY ALDERMAN OSTERMAN (48<sup>th</sup> Ward):*

Aaronson, Kim

Ali, Zoeb

Anderson, Glenn

Aponte, Hector

Aronson, Alan A.

Atovsky, Sheldon E.

Breaker, Jeanine

Brown, Carol L.

Cameron, Audrey

Campbell, Kenneth and Stella

Caramela, Leonard J.

Clark, Cynthia L.

[O2019-6525]

Cohen, Carrie	Johnson, Cortez L.
Collins, Marvin L.	Johnson, Sharon K.
Cullen, John	Kasanin, Milutin
Culley, Durne	Kasen, Daniel S.
Delpo, Mary Elizabeth	Kaufer, Dean
Deng, Gang	Keane, Mary J.
Douglass, Deborah A.	Key, Delores J.
Durham, Linda A.	Kocial, Theresa
Elmuti, Salah	Kohli, Vinod
Eng, Linda	Kruppa, Arlene H.
Faber, Barbara M.	Labiak, Nancy
Felbinger, Norma	Landau, Miriam
Fong, Lwpl Wao F.	Linyard, Linda M.
Gayle, Jo I.	Magaraci, Salvatore
Goulding, David A.	Manalo, Enriquito G.
Hardy, Rochelle M.	Merrifield, Ivory
Hastings, David C.	Miles, Muriel F.
Hermer, Berlene	Mulford, Rod L.
Hoffman, Judith	Ospina, Martha
Huffman, James L.	Padilla, Olga
Hurder, Margaret Lynne	Phillips, Devone C.
Jackson, Linda	Price, Margaret H.
Jacobshagen, Rosemary	Regan, Marcia
Jaggard, Donna	

Rice-Anderson, Carol  
Ronna, Joseph  
Scerba, Vilma  
Shanley, Cathy  
Sidereas, Panagiota  
St. John, Glendon P.

Swinney, Caroline T.  
Timmins, Ruth M.  
Vlasov, Vasily  
Werner, Jill M.  
Wright, Janet O.  
Zemko, Helen

*BY ALDERMAN HADDEN (49<sup>th</sup> Ward):*

[O2019-6524]

Heinen, Jeanne E.  
Hougard, Jean C.  
Jakush, Sharon E.  
King, Carolen  
Le, Hiep Q.  
Schultz, Bryan D.  
Young, Barbara J.

*BY ALDERMAN SILVERSTEIN (50<sup>th</sup> Ward):*

[O2019-6523]

Baltramonas, Zita  
Frank, Robert  
Golub, Elena  
Kenron, Michael E.  
Manewith, Robert  
Newman, Eugene

Rosenberg, Chaim  
Ryan, Lenore Jeanene  
Sendlin, Shoshana  
Snow, Paula L.  
Wilén, Samuel

---

**APPROVAL OF JOURNAL OF PROCEEDINGS.**

---

JOURNAL (June 12, 2019)

The Honorable Andrea M. Valencia, City Clerk, submitted the printed official *Journal of the Proceedings of the City Council of the City of Chicago* for the regular meeting held on Wednesday, June 12, 2019, at 10:00 A.M., signed by her as such City Clerk.

Alderman Mitchell moved to *Approve* said printed official *Journal* and to dispense with the reading thereof. The question being put, the motion *Prevailed*.

---

**UNFINISHED BUSINESS.**

---

None.

---

**MISCELLANEOUS BUSINESS.**

---

**PRESENCE OF VISITORS NOTED.**

The following individuals were in attendance and recognized by the City Council:

Office of Emergency Management and Communications staff: Fire Call Taker Megan Staatz, accompanied by her boyfriend Mark Madonia, son, James Madonia; Fire Call Taker Angellina Becerra; First Deputy Director Josh Dennis; Managing Deputy Director of Dispatch Operations Marty Doyle; Deputy Director of Police and Fire Dispatch Dionne Tate; Public Relations Coordinator Therese Kordelewski; Chicago Fire Department staff: Commander Francisco Velez; and District Chief Juan Hernandez;

Jibril family and friends: daughter, Simbi Jibril; mother, Shani Davis; father, Shamsideen Jibril; sister, Zaynab Jibril; grandmother, Angela Davis; great-grandmother, Joree McKinney; aunts, Angel Davis, Olivia McKinney, Jalisa Stapleton, Laquita Norwood, and Artavia Walker; uncle, Derrick McReary; cousins, Dashawnty Hall and Anthony Watson; teacher, Necie Shavon Debelotte; principal, Sheila Barlow; Mecca Robinson, Joffrey Ballet teacher; Erica Edwards, Joffrey Ballet director; friends, Fran Paty and Norman Bolden;

MAAFA Redemption Project Leadership Team members: Malcolm Davis, Robert Ervin, Jerome Dowdy, DeWayne McClain and Marshall Hatch Jr.; MAAFA participants: LD Section, Abtavius Cooks, Michael Simmons, Marquan Ridley, Myqwon Blanchard, Salomon Roballor, Andre Scott, Nester Rosales, Kewan Spriggs, Shivonte Thomas, Quentin Harris, Robert Hall, DeShaun Bell, Emilio Edwards, Kentayvious Townes, Antwan Hubbard and Michael O'Sullivan; and MAAFA staff members: Janice Stewart, Jada Roberson and Caleb Dowdy;

Pablo David, Legislative Counsel with the Mayor's Office of Legislative Affairs; and

Third Ward student interns: Sydney Vasquez, Trevon Walker, Sophia Damer-Salas and Ivan Smith.

---

**Time Fixed For Next Succeeding Regular Meeting.**

[O2019-6543]

By unanimous consent, Alderman Mitchell 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 regular meeting of the City Council of the City of Chicago shall be held on Wednesday, the eighteenth (18<sup>th</sup>) day of September, 2019, at 10:00 A.M., in the Council Chamber on the second floor in City Hall, 121 North LaSalle Street, Chicago, Illinois.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

On motion of Alderman Mitchell, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

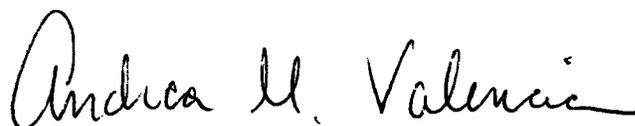
*Yeas* -- Aldermen La Spata, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Coleman, Moore, Curtis, O'Shea, Taylor, Brookins, Rodriguez, Tabares, Scott, Sigcho-Lopez, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Cardona, Waguespack, Rodriguez-Sanchez, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Nugent, Vasquez, Napolitano, Reilly, Smith, Tunney, Gardiner, Cappleman, Martin, Osterman, Hadden, Silverstein -- 50.

*Nays* -- None.

Alderman Thompson moved to reconsider the foregoing vote. The motion was lost.

### **Adjournment.**

Thereupon, Alderman Mitchell moved that the City Council do *Adjourn*. The motion *Prevailed* and the City Council *Stood Adjourned* to meet in regular meeting on Wednesday, September 18, 2019, at 10:00 A.M., in the Council Chamber in City Hall.



ANDREA M. VALENCIA,  
*City Clerk.*

**APPENDIX A**  
**LEGISLATIVE INDEX**

**JOURNAL of the PROCEEDINGS**  
**of the**  
**CITY COUNCIL**  
**of the**  
**CITY of CHICAGO, ILLINOIS**

Regular Meeting – Wednesday, July 24, 2019



## **Main Category List**

# **LEGISLATIVE INDEX JOURNAL of the PROCEEDINGS of the CITY COUNCIL of the CITY of CHICAGO, ILLINOIS**

Regular Meeting – July 24, 2019

**Agreements**

**Airports**

**Alley**

**Appointments**

**Budget & Appropriations**

**City Council**

**City Departments/Agencies**

**Claims**

**Commendations & Declarations**

**Committee/Public Hearings**

**Energy/Environmental Issues**

**Finance Funds**

**Historical Landmarks**

**Journal Corrections**

**Lawsuits/Settlements**

**Municipal Code Amendments**

**Parking**

**Permits/License/Fee Exemptions**

**Property**

**Public Way Usage**

**Signs/Signboards**

**Streets**

**Tax Incentives**

**Traffic**

**Tributes**

**Zoning Reclassifications**

## Abbreviations And Acronyms

### A

Admin.	Administration
Agcy.	Agency
a.k.a.	Also Known As
Ald.	Alderman
AME	African Methodist Episcopal Church
ANLAP	Adjacent Neighbors Land Acquisition Program
App.	Application
Apt(s).	Apartment(s)
Assn.	Association
Assoc.	Associates
Asst.	Assistant
Atty.	Attorney
Ave	Avenue
A.M.	Ante Meridian

### B

B.A..	Bachelor of Arts
Bd. of Ed.	Board of Education
Bldg.	Building
Bhp.	Bishop
Blvd	Boulevard
Bro.	Brother

### C

Capt.	Captain
Card.	Cardinal
CCL	Concealed Carry License
CDBG	Community Development Block Grant
CDC	Community Development Commission
CEO	Chief Executive Officer
CFD	Chicago Fire Department
CFO	Chief Financial Officer
CFP	Chicago Firearm Permit
CHA	Chicago Housing Authority
Chap.	Chapter
Chpl.	Chaplain
Chgo.	Chicago
Co.	Company
Col	Colonel
Com.	Committee/Community
Comdr.	Commander

### C

Coml.	Commercial
Comm.	Commerce/Commission
Comr.	Commissioner
Condo	Condominium
Co-Op	Cooperative
Corp.	Corporation
Corpl.	Corporal
Constr.	Construction
CPA	Certified Public Accountant
CPD	Chicago Police Department/
CPS	Chicago Public Schools
Ct	Court
CTA	Chicago Transit Authority

### D

DARLEP	Digital Automated Red Light Enforcement Program
d.b.a.	Doing Business As
Deferred	Action Deferred
deg.	Degree(s)
Det.	Detective
Dept.	Department
Devel.	Developer/Development
Dist.	District
Div.	Division
Dr.	Doctor
Dr	Drive

### E

E	East
EAV	Equalized Assessed Value
eb	eastbound
Elem.	Elementary
EMT	Emergency Medical Technician
Eng'r	Engineer
Equip.	Equipment
Exchg.	Exchange
Exec. Dir.	Executive Director
Expy.	Expressway

### F

FAA	Federal Aviation Administration
Fahr.	Fahrenheit
FAR	Floor Area Ratio
FBI	Federal Bureau of Investigation
FDA	Federal Drug Administration

## Abbreviations And Acronyms

### F

F.F. Firefighter  
 Filed Placed on File  
 FOID Firearm Owner's Identification Card  
 Fr. Father  
 ft. feet  
 f.k.a. formerly known as

### G

Gen. General  
 Govt. Government

### H

Hon. Honorable  
 hrs. Hours  
 HUD Housing and Urban Development  
 Hwy. Highway  
 HQ Headquarters

### I

IDOT Illinois Dept. of Transportation  
 IL Illinois  
 Inc. Incorporated  
 Ind. Industries  
 Ins. Insurance  
 Insp. Gen. Inspector General  
 Inst'l. Institutional  
 IPD Institutional Planned Development

### J

Jr. Junior

### L

LCpl Lance Corporal  
 LLC Limited Liability Company  
 LP Limited Partnership  
 Lt. Lieutenant  
 Ltd. Limited  
 LUCHA Latin United Community Housing Association

### M

Maj. Major  
 M.B. Missionary Baptist  
 MBA Master of Business Administration  
 MBE Minority Business-Owned Enterprise

### M

MWBE Minority Women Business Enterprise  
 Mfg. Manufacturing  
 MFT Motor Fuel Tax  
 Mgmt. Management  
 mins. Minutes  
 MOPD Mayors Office for People with Disabilities  
 Msgr. Monsignor  
 Mun. Municipal

### N

N North  
 Natl. National  
 NFP Not-for-profit corporation  
 No. Number

### O

Off. Officer  
 Org. Organization

### P

pg(s) page(s)  
 PhD Doctor of Philosophy  
 Pkg. Package/Parking  
 Pkwy Parkway  
 Pl Place  
 Plz Plaza  
 P.M. Post Meridian  
 P.O. Police Officer  
 PFC Private First Class

### R

RA Very Reverend  
 Rd. Road  
 Re-Ref. Re-Refered  
 Redevel. Redevelopment  
 Ref. Referred  
 Rehab. Rehabilitation  
 Res. Residence/Residential  
 Rest. Restricted/Restaurant  
 Rev. Reverend  
 ROTC Reserve Officer's Training Corps  
 ROW Right-of-way  
 RR Railroad  
 Rt. Rev. Right Reverend

## Abbreviations And Acronyms

**R**  
 Ry. Railway  
 RTA Regional Transportation Authority

**Q**  
 Q1 1<sup>st</sup> Quarter (Jan – Mar)  
 Q2 2<sup>nd</sup> Quarter (Apr – Jun)  
 Q3 3<sup>rd</sup> Quarter (Jul – Sep)  
 Q4 4<sup>th</sup> Quarter (Oct – Dec)

**S**  
 S South  
 SBIF Small Business Improvement Fund  
 St. Saint  
 Sch. School  
 Sgt. Sergeant  
 SFC. Sergeant First Class  
 Sist. Sister  
 Soc. Society  
 Sq. Square  
 Sr. Senior  
 SSA Special Service Area  
 SSgt. Staff Sergeant  
 St Street  
 STEM Science, Technology, Engineering  
 and Math  
 Subdiv. Subdivision  
 Supt. Superintendent

**T**  
 Terr Terrace  
 thru through  
 TIF Tax Increment Financing  
 Trans. Transportation

**U**  
 Univ. University  
 U.S. United States  
 u.t.a. Under trust agreement  
 Util. Utility

**V**  
 v versus (against)  
 Veh. Vehicle

**W**  
 W West

**Y**  
 YMCA Young Men's Christian Association  
 YWCA Young Women's Christian  
 Association

### Zoning Districts

B Business  
 BPD Business Planned Development  
 C Commercial  
 CPD Commercial Planned Development  
 DC Downtown Core  
 DX Downtown Mixed-Use  
 DR Downtown Residential  
 DS Downtown Service  
 M Manufacturing  
 PD Planned Development  
 PMD Planned Manufacturing  
 POS Parks and Open Space  
 R Residential  
 RM Residential Multi-Unit  
 RPD Residential Planned Development  
 RS Residential Single Unit (Detached  
 House)  
 RT Residential Two-Flat, Townhouse  
 and Multi-Unit  
 SD Special Character Overlay

# OFFICE OF THE CITY CLERK

Date: 7/24/2019

## CITY COUNCIL LEGISLATIVE INDEX

1

**AGREEMENTS**

Intergovernmental

Chicago Board of Education  
7345 N Washtenaw Ave  
Allocation of Tax Increment Financing assistance for Philip Rogers Elementary annex construction  
Lightfoot (Mayor) O2019-4100  
Referred [C.J.p. 230] Finance  
Passed [C.J.p. 2226]

Chicago Park District  
3044 S Bonfield St  
Allocation of Tax Increment Financing assistance for construction of Bosley Park playground, spray pool, basketball court and junior soccer field  
Lightfoot (Mayor) O2019-4214  
Referred [C.J.p. 231] Finance  
Passed [C.J.p. 2246]

Chicago Park District  
4452 S Emerald Ave  
Allocation of Tax Increment Financing assistance for new McInerney Park playground and appurtenances  
Lightfoot (Mayor) O2019-4212  
Referred [C.J.p. 232] Finance  
Passed [C.J.p. 2266]

Illinois International Port District  
Allocation of Tax Increment Financing assistance to rebuild Butler Drive rail and road within Lake Calumet Industrial Redevelopment Project Area  
Lightfoot (Mayor) O2019-4102  
Referred [C.J.p. 231] Finance  
Passed [C.J.p. 2287]

Lease

Fourth Amendment to 1995 Ground Lease with Aero O'Hare Express LLC  
515 Express Center Drive parking lot area expansion  
Lightfoot (Mayor) O2019-6519  
Referred [C.J.p. 2188] Aviation

Franciscans of the Eucharist of Chicago  
3800-3804 W Chicago Ave, 3812 W Chicago Ave  
Use of City-owned properties for landscaped recreation areas  
Lightfoot (Mayor) O2019-4155  
Referred [C.J.p. 237] Housing  
Passed [C.J.p. 2588]

**AGREEMENTS**

Lease

Lawndale Christian Health Center  
3626 W Ogden Ave, 3637-3641 W Ogden Ave, 2118-2126 S Millard Ave and 2119-2125 S Lawndale Ave  
Use of City-owned property as landscaped recreation areas  
Lightfoot (Mayor) O2019-4233  
Referred [C.J.p. 237] Housing  
Passed [C.J.p. 2609]

Sinai Health System, sublandlord  
1111 S Western Ave  
Use of building space by Department of Public Health  
Lightfoot (Mayor) O2019-5592  
Referred [C.J.p. 2193] Housing

Young Professionals of North Lawndale Ave  
1544-1558 S Lawndale Ave  
Use of City-owned property for landscaped recreation area  
Lightfoot (Mayor) O2019-4143  
Referred [C.J.p. 237] Housing  
Passed [C.J.p. 2632]

License

ALCLEAR LLC, d.b.a. CLEAR  
O'Hare and Midway International Airports  
Provider of Travel Document Checker subscriber services under agreement  
Lightfoot (Mayor) O2019-6520  
Referred [C.J.p. 2189] Aviation

Miscellaneous

Amendment to Wells St-Wentworth Ave connector project agreements to include indemnification, defense and hold harmless clauses facilitating project completion to one or more railroad parties including ICR within authority of Transportation Commissioner approved by corporation counsel  
Lightfoot (Mayor) O2019-5556  
Referred [C.J.p. 2194] Housing

OFFICE OF THE CITY CLERK

AIRPORTS

Midway & O'Hare

ALClear LLC, d.b.a. CLEAR  
 Subscriber service provider of TSA-certified travel document checker  
 Lightfoot (Mayor) O2019-6520  
 Referred [C.J.p. 2189] Aviation

O'Hare

Aero O'Hare Express LLC  
 515 Express Center Drive parking lot area expansion  
 Fourth Amendment to 1995 Ground Lease agreement  
 Lightfoot (Mayor) O2019-6519  
 Referred [C.J.p. 2188] Aviation

ALLEY

Dedications

Kimbark Holdings LLC and Central Woodlawn Limited Partnership II  
 bounded by E 62nd St, E 63rd St, S Greenwood Ave and S University Ave  
 Taylor (20) O2019-5736  
 Referred [C.J.p. 4360] Transportation

Ingress/Egress

1404 Monroe Owner LLC  
 1404 W Monroe St  
 Burnett (27) O2019-5779  
 Referred [C.J.p. 4379] Transportation  
 2048 N Wood LLC  
 2034-2048 N Wood St, 2034 N Avondale Ave  
 Waguespack (32) O2019-3887  
 Referred [C.J.p. 187] Transportation  
 Passed [C.J.p. 3626]  
 23 Jackson LLC  
 2304-2308 W Jackson Blvd  
 Burnett (27) O2019-3881  
 Referred [C.J.p. 186] Transportation  
 Passed [C.J.p. 3625]  
 2324 Fulton LLC  
 2135 W Carroll Ave  
 Burnett (27) O2019-3876  
 Referred [C.J.p. 186] Transportation  
 Passed [C.J.p. 3626]

ALLEY

Ingress/Egress

3401-3409 N. Southport LLC  
 3401-3409 N Southport Ave, 1348-1354 W Roscoe St  
 Tunney (44) O2019-3829  
 Referred [C.J.p. 198] Transportation  
 Passed [C.J.p. 3626]  
 730 Randolph LLC  
 728-732 W Randolph St  
 Burnett (27) O2019-3884  
 Referred [C.J.p. 186] Transportation  
 Passed [C.J.p. 3625]  
 Alex Samoylovich/Cedar St. Properties  
 1137 W Foster Ave  
 Osterman (48) O2019-4142  
 Referred [C.J.p. 2151] Transportation  
 Passed [C.J.p. 3616]  
 Aspen Realty LLC  
 2315 W Taylor St  
 Ervin (28) O2019-3885  
 Referred [C.J.p. 186] Transportation  
 Passed [C.J.p. 3616]  
 Auto Warehouse  
 2622 N Cicero Ave  
 Cardona, Jr. (31) O2019-5386  
 Referred [C.J.p. 4384] Transportation  
 AV Maxx Corp.  
 2857 N Cicero Ave  
 Cardona, Jr. (31) O2019-5387  
 Referred [C.J.p. 4384] Transportation  
 Canine Perspective, Inc.  
 2700 N Campbell Ave  
 Waguespack (32) O2019-3888  
 Referred [C.J.p. 187] Transportation  
 Passed [C.J.p. 3616]  
 Christian Fellowship Flock  
 10724 S Ewing Ave  
 Sadlowski Garza (10) O2019-3850  
 Referred [C.J.p. 182] Transportation  
 Passed [C.J.p. 3617]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

3

ALLEY

Ingress/Egress

Citywide Rims, Sound and Security  
 9601 S Ewing Ave  
 Sadlowski Garza (10) O2019-3851  
 Referred [C.J.p. 182] Transportation  
 Passed [C.J.p. 3617]  
 Conway Bus Company, Inc.  
 4610 W Washington Blvd  
 Ervin (28) O2019-4115  
 Referred [C.J.p. 2092] Transportation  
 Passed [C.J.p. 3617]  
 Cozy Corner  
 4340-4348 W Diversey Ave  
 Cardona, Jr. (31) O2019-5388  
 Referred [C.J.p. 4384] Transportation  
 Curp Management LLC d.b.a. PIP Management  
 514 E 95th St  
 Beale (9) O2019-5511  
 Referred [C.J.p. 4345] Transportation  
 Discovery Montessori of Chicago  
 7225 W Touhy Ave  
 Napolitano (41) O2019-5774  
 Referred [C.J.p. 4398] Transportation  
 Dollar Tree Store  
 3401 W Chicago Ave  
 Burnett (27) O2019-3875  
 Referred [C.J.p. 185] Transportation  
 Passed [C.J.p. 3618]  
 F6 Grace LLC and 957 Grace Acquisitions LLC  
 3759-3763 N Sheffield Ave, 951-957 W Grace St  
 Tunney (44) O2019-3834  
 Referred [C.J.p. 198] Transportation  
 Passed [C.J.p. 3618]  
 Front Line LLC  
 3041 N Cicero Ave  
 Cardona, Jr. (31) O2019-5389  
 Referred [C.J.p. 4384] Transportation  
 Gerber Collision and Glass  
 1100 W Huron St  
 Burnett (27) O2019-3877  
 Referred [C.J.p. 185] Transportation  
 Passed [C.J.p. 3619]

ALLEY

Ingress/Egress

Hybrid Auto and Body Werks  
 4733-4735 N Pulaski Rd  
 Nugent (39) O2019-3890  
 Referred [C.J.p. 191] Transportation  
 Passed [C.J.p. 3619]  
 Ihmud, Ashraf and Odeh, Abdul/RAA Real Estate,  
 Inc.  
 2341 N Narragansett Ave  
 Villegas (36) O2019-3883  
 Referred [C.J.p. 189] Transportation  
 Passed [C.J.p. 3622]  
 Joseph Shaw/Manny Auto, Inc. d.b.a. Drive Today  
 2036 N Cicero Ave  
 Villegas (36) O2019-5769  
 Referred [C.J.p. 4393] Transportation  
 L. May Creations  
 5936 W Chicago Ave  
 Taliaferro (29) O2019-4117  
 Referred [C.J.p. 2094] Transportation  
 Passed [C.J.p. 3619]  
 Little Apple Seeds Learning Academy  
 2672-2674 E 75th St  
 Mitchell (7) O2019-3878  
 Referred [C.J.p. 181] Transportation  
 Passed [C.J.p. 3620]  
 LUJ's Auto Body  
 1125 W Foster Ave  
 Osterman (48) O2019-4141  
 Referred [C.J.p. 2151] Transportation  
 Passed [C.J.p. 3620]  
 Mike Kaplun/KPLN Holdings LLC 6027 Kenmore  
 Series  
 6027 N Kenmore Ave  
 Osterman (48) O2019-5636  
 Referred [C.J.p. 4430] Transportation  
 Morales, Alejandro  
 643-645 N Kedzie Ave  
 Burnett (27) O2019-3874  
 Referred [C.J.p. 185] Transportation  
 Passed [C.J.p. 3620]

OFFICE OF THE CITY CLERK

ALLEY

Ingress/Egress

Near Loop Lofts LLC  
 2212-2214 N Clybourn Ave  
 Hopkins (2) O2019-3856  
 Referred [C.J.p. 177] Transportation  
 Passed [C.J.p. 3621]  
 NJZ LLC  
 154 W Superior St  
 Hopkins (2) O2019-3855  
 Referred [C.J.p. 177] Transportation  
 Passed [C.J.p. 3621]  
 Old Town Luxury Suites LLC  
 155-159 W North Ave  
 Burnett (27) O2019-3882  
 Referred [C.J.p. 185] Transportation  
 Passed [C.J.p. 3622]  
 Pourian Soudabeh/Bam Auto Haus LLC  
 151 N Cicero Ave  
 Ervin (28) O2019-5637  
 Referred [C.J.p. 4377] Transportation  
 Rashiek Gray/R&G Auto Body  
 4107 W Lake St  
 Ervin (28) O2019-5782  
 Referred [C.J.p. 4378] Transportation  
 Red Top Parking, Inc.  
 1612-1624 W Madison St, 1626-1632 W Madison  
 St, and 1640-1654 W. Madison St.  
 Burnett (27) O2019-3886  
 Referred [C.J.p. 185] Transportation  
 Passed [C.J.p. 3622]  
 Red Top Parking, Inc.  
 1643-1647 W Warren Blvd  
 Burnett (27) O2019-3879  
 Referred [C.J.p. 185] Transportation  
 Passed [C.J.p. 3623]

ALLEY

Ingress/Egress

Red Top Parking, Inc.  
 1915 W Washington Blvd, 1917 W Washington  
 Blvd, 1919 W Washington Blvd, 1921 W  
 Washington Blvd, 1923-1925 W Washington Blvd,  
 1927 W Washington Blvd, 1933 W Washington  
 Blvd, 1939 W Washington Blvd, 1943 W  
 Washington Blvd and 1947 W Washington Blvd  
 Burnett (27) O2019-5776  
 Referred [C.J.p. 4376] Transportation  
 Ronan Construction LLC  
 2747 N Lincoln Ave  
 Smith (43) O2019-4120  
 Referred [C.J.p. 2134] Transportation  
 Passed [C.J.p. 3627]  
 SBS LLC  
 4639 S Langley Ave  
 King (4) O2019-3903  
 Referred [C.J.p. 179] Transportation  
 Passed [C.J.p. 3623]  
 Showtime Audio, Inc.  
 4428 N Elston Ave  
 Nugent (39) O2019-3889  
 Referred [C.J.p. 191] Transportation  
 Passed [C.J.p. 3624]  
 Sleeping Village  
 3734 W Belmont Ave  
 Reboyras (30) O2019-5471  
 Referred [C.J.p. 4382] Transportation  
 SSS Auto, Inc.  
 2815 N Sheffield Ave  
 Tunney (44) O2019-5565  
 Referred [C.J.p. 4421] Transportation  
 Universal Electric Foundry, Inc.  
 1523 W Hubbard St  
 Burnett (27) O2019-3880  
 Referred [C.J.p. 186] Transportation  
 Passed [C.J.p. 3624]  
 Vietnamese Association of Illinois, The  
 5019 N Winthrop Ave  
 Osterman (48) O2019-5766  
 Referred [C.J.p. 4430] Transportation

# OFFICE OF THE CITY CLERK

Date: 7/24/2019

## CITY COUNCIL LEGISLATIVE INDEX

5

**ALLEY**

Ingress/Egress

Wellington Condo Assn., The  
 360 W Wellington Ave  
 Tunney (44) O2019-3830  
 Referred [C.J.p. 198] Transportation  
 Passed [C.J.p. 3624]  
 Yushumic Moore/Iowa & Tripp Auto Sales LLC  
 516 N Cicero Ave  
 Ervin (28) O2019-5633  
 Referred [C.J.p. 4378] Transportation

**APPOINTMENTS**

Aistrope, Mark  
 Albany Park Commission (S.S.A. No. 60)  
 (Member)  
 Emanuel (Mayor) A2019-31  
 Referred [C.J.p. 97986] Finance  
 Re-Referred [C.J.p. 707] Economic  
 Approved [C.J.p. 2379]  
 Berner, Maricela R.  
 Six Corners Commission (S.S.A. No. 26-2014)  
 (Member)  
 Emanuel (Mayor) A2019-29  
 Referred [C.J.p. 97984] Finance  
 Re-Referred [C.J.p. 705] Economic  
 Approved [C.J.p. 2377]  
 Block, Jodi L.  
 Chicago Public Library Board (Member)  
 Lightfoot (Mayor) A2019-42  
 Referred [C.J.p. 2169] Budget  
 Brumfield, Andre L.  
 Chicago Plan Commission (Member)  
 Lightfoot (Mayor) A2019-64  
 Referred [C.J.p. 2181] Zoning  
 Cordova, Teresa  
 Chicago Plan Commission (Member)  
 Lightfoot (Mayor) A2019-62  
 Referred [C.J.p. 2181] Zoning  
 Crowl, Matthew C.  
 Chicago Police Board (Member)  
 Lightfoot (Mayor) A2019-56  
 Referred [C.J.p. 2178] Public Safety

**APPOINTMENTS**

Cusic, Candice C.  
 West Town Commission (S.S.A. No. 29-2014)  
 (Member)  
 Lightfoot (Mayor) A2019-47  
 Referred [C.J.p. 2172] Economic  
 Dinell-Diamond, Bonnie L.  
 Reappointment  
 Emanuel (Mayor) A2019-28  
 Referred [C.J.p. 97983] Finance  
 Re-Referred [C.J.p. 705] Economic  
 Approved [C.J.p. 2376]  
 Dulkan, Sara M.  
 West Town Commission (S.S.A. No. 29-2014)  
 (Member)  
 Lightfoot (Mayor) A2019-49  
 Referred [C.J.p. 2173] Economic  
 Duran, Elena  
 Little Village Commission (S.S.A. No. 25)  
 (Member)  
 Lightfoot (Mayor) A2019-44  
 Referred [C.J.p. 2171] Economic  
 Esposito, Zurich S.  
 Zoning Board of Appeals (Member)  
 Lightfoot (Mayor) A2019-58  
 Referred [C.J.p. 2183] Zoning  
 Fishel, Stephanie D.  
 Albany Park Commission (S.S.A. No. 60)  
 (Member)  
 Lightfoot (Mayor) A2019-51  
 Referred [C.J.p. 2176] Economic  
 Hernandez, Jose, Jr.  
 Little Village Commission (S.S.A. No. 25)  
 (Member)  
 Lightfoot (Mayor) A2019-45  
 Referred [C.J.p. 2171] Economic  
 Hunt, Christopher C.  
 West Town Commission (S.S.A. No. 29-2014)  
 (Member)  
 Lightfoot (Mayor) A2019-50  
 Referred [C.J.p. 2173] Economic

OFFICE OF THE CITY CLERK

APPOINTMENTS

Jimenez, N. Marcia  
 Sauganash Commission (S.S.A. No. 62)  
 (Member)  
 Emanuel (Mayor) A2019-33  
 Referred Finance  
 Re-Referred [C.J.p. 709] Economic  
 Approved [C.J.p. 2380]

Kent, Karen  
 Board of Trustees Community College District No.  
 508 (Member)  
 Lightfoot (Mayor) A2019-52  
 Referred [C.J.p. 2176] Education

Knudsen, Timothy R.  
 Zoning Board of Appeals (Alternate Member)  
 Lightfoot (Mayor) A2019-59  
 Referred [C.J.p. 2184] Zoning

Laria, Amy M  
 West Town Commission (S.S.A. No. 29-2014)  
 (Member)  
 Emanuel (Mayor) A2019-30  
 Referred [C.J.p. 97985] Finance  
 Re-Referred [C.J.p. 706] Economic  
 Approved [C.J.p. 2378]

McCarthy, Nora A.  
 West Town Commission (S.S.A. No. 29-2014)  
 (Member)  
 Lightfoot (Mayor) A2019-46  
 Referred [C.J.p. 2174] Economic

Moore, Deborah C.  
 Chicago Plan Commission (Member)  
 Lightfoot (Mayor) A2019-65  
 Referred [C.J.p. 2182] Zoning

Munoz, Jose M.  
 Chicago Park District (Commissioner)  
 Lightfoot (Mayor) A2019-57  
 Referred [C.J.p. 2180] Special Events

O'Malley, John P., Jr.  
 Chicago Police Board (Member)  
 Lightfoot (Mayor) A2019-54  
 Referred [C.J.p. 2179] Public Safety

APPOINTMENTS

Reyes, Guacolda E.  
 Chicago Plan Commission (Member)  
 Lightfoot (Mayor) A2019-63  
 Referred [C.J.p. 2183] Zoning

Rudyk, James, Jr.  
 Zoning Board of Appeals (Alternate member)  
 Lightfoot (Mayor) A2019-60  
 Referred [C.J.p. 2185] Zoning

Saul, Jolene N.  
 Zoning Board of Appeals (Member)  
 Lightfoot (Mayor) A2019-61  
 Referred [C.J.p. 2185] Zoning

Smith, Robert J, III  
 Sauganash Commission (S.S.A. No. 62)  
 (Member)  
 Emanuel (Mayor) A2019-34  
 Referred [C.J.p. 97988] Finance  
 Re-Referred [C.J.p. 709] Economic  
 Approved [C.J.p. 2381]

Soni, Reshma  
 City Comptroller  
 Lightfoot (Mayor) A2019-41  
 Referred [C.J.p. 2168] Finance

Tarpey, Patrick A.  
 Sauganash Commission (S.S.A. No. 62)  
 (Member)  
 Emanuel (Mayor) A2019-35  
 Referred [C.J.p. 97989] Finance  
 Re-Referred [C.J.p. 710] Economic  
 Approved [C.J.p. 2382]

Valenti, Christopher P.  
 Chicago Public Library Board  
 Lightfoot (Mayor) A2019-43  
 Referred [C.J.p. 2170] Budget

Williams, Adam R.  
 West Town Commission (S.S.A. No. 29-2014)  
 (Member)  
 Lightfoot (Mayor) A2019-48  
 Referred [C.J.p. 2175] Economic

# OFFICE OF THE CITY CLERK

Date: 7/24/2019

## CITY COUNCIL LEGISLATIVE INDEX

7

**APPOINTMENTS**

Williams, Darrell A.  
 Board of Trustees of Community College District  
 No. 508 (Member)  
 Lightfoot (Mayor) A2019-53  
 Referred [C.J.p. 2177] Education  
 Wolff, Paula  
 Chicago Police Board (Member)  
 Lightfoot (Mayor) A2019-55  
 Referred [C.J.p. 2179] Public Safety

**BUDGET & APPROPRIATIONS**

Annual Appropriation Ordinance

Year 2019

Corporate Fund No. 100 and Vehicle Tax Fund No.  
 0300 amendments  
 Appropriation for City Council services  
 Dept./Agency O2019-5507  
 Direct Introduction Budget  
 Passed [C.J.p. 2358]  
 Fund No. 925 amendment  
 Abandoned Residential Property Municipality  
 Relief  
 Lightfoot (Mayor) SO2019-6499  
 Referred [C.J.p. 2190] Budget  
 Fund No. 925 amendment  
 Dept. of Cultural Affairs and Special Events, Dept.  
 of Public Health, Mayor's Office for People with  
 Disabilities, Dept. of Family and Support Services,  
 Chicago Police Department, Dept. of Business  
 Affairs and Consumer Protection and Dept. of  
 Transportation  
 Lightfoot (Mayor) SO2019-4098  
 Referred [C.J.p. 234] Budget  
 Passed as [C.J.p. 2351]  
 Substitute

**CITY COUNCIL**

Elections

Submission of public question by referendum to  
 Chicago voters at March 17, 2020 election  
 proposing increase of City of Chicago real estate  
 transfer tax to meet City's funding obligations  
 regarding Police and Fire Annuity and Benefit  
 funds  
 O'Shea (19) R2019-592  
 Referred [C.J.p. 4358] Rules

**CITY COUNCIL**

Miscellaneous

Call for officials and agents of U.S. Immigration and  
 Customs Enforcement to cease mass deportations  
 of immigrant families  
 Sawyer (6), Rodriguez (22) R2019-594  
 Referred [C.J.p. 4343] Health  
 Call for solidarity with the Puerto Rican people and  
 demand for the resignation of Gov. Pedro Rosselló  
 Rodriguez Sanchez (33), and R2019-600  
 Referred [C.J.p. 4390] Health  
 Condemnation of legislative efforts to diminish  
 women's reproductive rights granted under Roe v.  
 Wade  
 Sawyer (6), and Others R2019-348  
 Referred [C.J.p. 180] Health  
 Adopted [C.J.p. 2402]  
 Prohibition on single-use styrofoam containers  
 from street carts and restaurants  
 Misc. Transmittal, and Others O2019-5376  
 Referred [C.J.p. 2225] Environment  
 Reboyras, Ariel (Hon.)  
 Election as Chairman of Special Legislative  
 Committee on the Census  
 Harris (8) R2019-605  
 Direct Introduction Rules  
 Adopted [C.J.p. 2374]  
 Special Legislative Committee on the Census  
 creation  
 Expiring October 1, 2020  
 Harris (8) R2019-604  
 Direct Introduction Rules  
 Adopted [C.J.p. 2372]

Regular Meetings

September 18, 2019 at 10:00 A.M., Council  
 Chambers  
 Mitchell (7) O2019-6543  
 Passed [C.J.p. 4443]

Rules of Order & Procedure

Rule 39 amendment requiring one-half of any  
 committee's meetings for each calendar year to  
 commence on or after 6:00 P.M., and quorum to be  
 present before conducting any business  
 Thompson (11) R2019-599  
 Referred [C.J.p. 4348] Rules

OFFICE OF THE CITY CLERK

CITY DEPARTMENTS/AGENCIES

Chicago Transit Authority  
 Annual Ride Hailing Fee Report (2019)  
 Dept./Agency F2019-108  
 Filed [C.J.p. 2196]

Civilian Office of Police Accountability  
 Report (2019 Q2)  
 Dept./Agency F2019-111  
 Filed [C.J.p. 2196]

Fleet Management  
 Call for feasibility study to explore alternative options to existing franchise agreement with Commonwealth Edison Co.  
 La Spata (1), and Others Or2019-272  
 Referred [C.J.p. 4331] Environment

Health  
 Call for commission of pilot program concerning cured-in place pipe water main restoration  
 Vasquez, Jr. (40), and Others Or2019-273  
 Referred [C.J.p. 4397] Environment

Inspector General  
 Advisory report concerning residential street infrastructure management  
 Dept./Agency F2019-103  
 Filed [C.J.p. 2197]

Audit report of Dept. of Transportation commercial driveway billing process  
 Dept./Agency F2019-104  
 Filed [C.J.p. 2197]

Public Safety Section's follow-up inquiry to September 2018 review of Chicago Police Department's Management of School Resource Officers  
 Dept./Agency F2019-102  
 Filed [C.J.p. 2197]

Quarterly Report (2019 Q2)  
 Dept./Agency F2019-109  
 Filed [C.J.p. 2197]

CITY DEPARTMENTS/AGENCIES

Planning & Development  
 Call for Commissioner of Dept. of Planning and Development to require applicants for city owned land sales, land use agreements and land swaps within greater Englewood community to obtain letter of local aldermanic support before submitting applications  
 Lopez (15), and Others Or2019-310  
 Referred [C.J.p. 4355] Housing

Water Management  
 Call for commission of pilot program concerning cured-in place pipe water main restoration  
 Vasquez, Jr. (40), and Others Or2019-273  
 Referred [C.J.p. 4397] Environment

CLAIMS  
Damage to Property  
 Brenzing, Judith E.  
 Misc. Transmittal CL2019-1464  
 Referred [C.J.p. 2215] Finance

Dudek, Jackie  
 Misc. Transmittal CL2019-1295  
 Referred [C.J.p. 2216] Finance

Gimbar, Christine S.  
 Misc. Transmittal CL2019-1266  
 Referred [C.J.p. 2217] Finance

Griffin, Timothy J.  
 Misc. Transmittal CL2019-1398  
 Referred [C.J.p. 2217] Finance

Hernandez, Jose N.  
 Misc. Transmittal CL2019-1310  
 Referred [C.J.p. 2217] Finance

Lee, Palak D. on behalf of Townhomes on the Square Condo Assn.  
 Misc. Transmittal CL2019-1370  
 Referred [C.J.p. 2219] Finance

Maione, Tracey  
 Misc. Transmittal CL2019-1387  
 Referred [C.J.p. 2219] Finance

Melero, Otilio  
 Misc. Transmittal CL2019-1463  
 Referred [C.J.p. 2220] Finance

Moss, Percy  
 Misc. Transmittal CL2019-1508  
 Referred [C.J.p. 2220] Finance

# OFFICE OF THE CITY CLERK

Date: 7/24/2019

## CITY COUNCIL LEGISLATIVE INDEX

9

**CLAIMS**

Damage to Property

National Subrogation Services and Duyar, Orhan		
Misc. Transmittal	CL2019-1433	
Referred [C.J.p. 2220]	Finance	
Shives, Gregory K.		
Misc. Transmittal	CL2019-1419	
Referred [C.J.p. 2222]	Finance	
Smith, Samara D.		
Misc. Transmittal	CL2019-1294	
Referred [C.J.p. 2222]	Finance	
Terrell, James, Jr.		
Misc. Transmittal	CL2019-1291	
Referred [C.J.p. 2223]	Finance	
Thrower, Rejoyce M.		
Misc. Transmittal	CL2019-1481	
Referred [C.J.p. 2223]	Finance	
Veal, Patricia		
Misc. Transmittal	CL2019-1278	
Referred [C.J.p. 2224]	Finance	
Zhen, Ying Liu		
Misc. Transmittal	CL2019-1494	
Referred [C.J.p. 2224]	Finance	

Damage to Vehicle

Aguas, Gabriella		
Misc. Transmittal	CL2019-1333	
Referred [C.J.p. 2214]	Finance	
Alexander, Zyairra C.		
Misc. Transmittal	CL2019-1452	
Referred [C.J.p. 2214]	Finance	
Allstate Ins. and Brogan, Joseph		
Misc. Transmittal	CL2019-1466	
Referred [C.J.p. 2214]	Finance	
Andrade, Paloma M.		
Misc. Transmittal	CL2019-1372	
Referred [C.J.p. 2214]	Finance	
Bryla, Pawel W.		
Misc. Transmittal	CL2019-1337	
Referred [C.J.p. 2215]	Finance	
Daniels, Charles		
Misc. Transmittal	CL2019-1312	
Referred [C.J.p. 2216]	Finance	

**CLAIMS**

Damage to Vehicle

Fields, Carmella		
Misc. Transmittal	CL2019-1388	
Referred [C.J.p. 2216]	Finance	
Fritzshall, Matthew A.		
Misc. Transmittal	CL2019-1467	
Referred [C.J.p. 2217]	Finance	
Griffiths, Everad L.		
Misc. Transmittal	CL2019-1334	
Referred [C.J.p. 2217]	Finance	
Hanley, Matthew T.		
Misc. Transmittal	CL2019-1421	
Referred [C.J.p. 2217]	Finance	
Herrera, Francesca		
Misc. Transmittal	CL2019-1389	
Referred [C.J.p. 2217]	Finance	
Herrera, Leticia		
Misc. Transmittal	CL2019-1436	
Referred [C.J.p. 2217]	Finance	
Knight-Winston, Kimyata and Knight, A.B., K.		
Misc. Transmittal	CL2019-1399	
Referred [C.J.p. 2218]	Finance	
Kosmacher, Robert		
Misc. Transmittal	CL2019-1322	
Referred [C.J.p. 2218]	Finance	
Lemke, Roy A.		
Misc. Transmittal	CL2019-1371	
Referred [C.J.p. 2219]	Finance	
Macander, Michael K.		
Misc. Transmittal	CL2019-1358	
Referred [C.J.p. 2219]	Finance	
Mcatee, Monique		
Misc. Transmittal	CL2019-1482	
Referred [C.J.p. 2220]	Finance	
Padilla, Rick		
Misc. Transmittal	CL2019-1296	
Referred [C.J.p. 2220]	Finance	
Paige, Angela M.		
Misc. Transmittal	CL2019-1513	
Referred [C.J.p. 2220]	Finance	

OFFICE OF THE CITY CLERK

CITY COUNCIL LEGISLATIVE INDEX

Date: 7/24/2019

10

CLAIMS

Damage to Vehicle

Patterson, Anthony J.	
Misc. Transmittal	CL2019-1344
Referred [C.J.p. 2220]	Finance
Pena, Ruth J.	
Misc. Transmittal	CL2019-1495
Referred [C.J.p. 2221]	Finance
Pineda, Edgar	
Misc. Transmittal	CL2019-1511
Referred [C.J.p. 2221]	Finance
Platt, Jack R.	
Misc. Transmittal	CL2019-1468
Referred [C.J.p. 2221]	Finance
Progressive Ins. and Angelakos, Eva	
Misc. Transmittal	CL2019-1293
Referred [C.J.p. 2221]	Finance
Progressive Ins. and Komro, Gina	
Misc. Transmittal	CL2019-1292
Referred [C.J.p. 2221]	Finance
Progressive Ins. and Levin, Lauren	
Misc. Transmittal	CL2019-1510
Referred [C.J.p. 2221]	Finance
Radzhabov, Bakhadin	
Misc. Transmittal	CL2019-1454
Referred [C.J.p. 2221]	Finance
Reeverts, Scott R.	
Misc. Transmittal	CL2019-1469
Referred [C.J.p. 2221]	Finance
Remez, Sergiy	
Misc. Transmittal	CL2019-1434
Referred [C.J.p. 2221]	Finance
Sheets, Zoie C.	
Misc. Transmittal	CL2019-1465
Referred [C.J.p. 2222]	Finance
Solomon, Sheila R.	
Misc. Transmittal	CL2019-1420
Referred [C.J.p. 2223]	Finance
State Farm Ins. and Kasprzak, Maria	
Misc. Transmittal	CL2019-1400
Referred [C.J.p. 2223]	Finance

CLAIMS

Damage to Vehicle

Tovar, Ithalia I.	
Misc. Transmittal	CL2019-1332
Referred [C.J.p. 2223]	Finance
Valdez, Ruben	
Misc. Transmittal	CL2019-1311
Referred [C.J.p. 2224]	Finance
Washington, Vonceile C.	
Misc. Transmittal	CL2019-1509
Referred [C.J.p. 2224]	Finance
Weng, Jenny X.	
Misc. Transmittal	CL2019-1297
Referred [C.J.p. 2224]	Finance
Wenzel, Zachary R.	
Misc. Transmittal	CL2019-1439
Referred [C.J.p. 2224]	Finance

Damage to Vehicle - Pothole

Acosta, Natalie	
Misc. Transmittal	CL2019-1485
Referred [C.J.p. 2214]	Finance
Adams, Robert J.	
Misc. Transmittal	CL2019-1365
Referred [C.J.p. 2214]	Finance
Adams, Robert J.	
Misc. Transmittal	CL2019-1276
Referred [C.J.p. 2214]	Finance
Aguinaga, Evelyn	
Misc. Transmittal	CL2019-1308
Referred [C.J.p. 2214]	Finance
Alber, Peter P.	
Misc. Transmittal	CL2019-1475
Referred [C.J.p. 2214]	Finance
Allen, Vincent L.	
Misc. Transmittal	CL2019-1493
Referred [C.J.p. 2214]	Finance
Allstate Ins. and Sasco, Rebeca	
Misc. Transmittal	CL2019-1435
Referred [C.J.p. 2214]	Finance
Alsayegh, Jessica L.	
Misc. Transmittal	CL2019-1339
Referred [C.J.p. 2214]	Finance

# OFFICE OF THE CITY CLERK

Date: 7/24/2019

## CITY COUNCIL LEGISLATIVE INDEX

11

**CLAIMS**

Damage to Vehicle - Pothole

Alvarado Zuniga, Jose de Jesus	
Misc. Transmittal	CL2019-1320
Referred [C.J.p. 2214]	Finance
Amaya, Robert	
Misc. Transmittal	CL2019-1318
Referred [C.J.p. 2214]	Finance
American Alliance Casualty Co. and Crawford, Brittany	
Misc. Transmittal	CL2019-1423
Referred [C.J.p. 2214]	Finance
Andrews, Aja B.	
Misc. Transmittal	CL2019-1401
Referred [C.J.p. 2214]	Finance
Arreola, Adolfo	
Misc. Transmittal	CL2019-1515
Referred [C.J.p. 2214]	Finance
Ata, Samie	
Misc. Transmittal	CL2019-1340
Referred [C.J.p. 2214]	Finance
Ayala, Yolanda	
Misc. Transmittal	CL2019-1317
Referred [C.J.p. 2214]	Finance
Balinski, Brian A.	
Misc. Transmittal	CL2019-1416
Referred [C.J.p. 2214]	Finance
Barksdale, Johnny M.	
Misc. Transmittal	CL2019-1474
Referred [C.J.p. 2214]	Finance
Barksdale, Johnny M.	
Misc. Transmittal	CL2019-1281
Referred [C.J.p. 2214]	Finance
Basu, Sudip	
Misc. Transmittal	CL2019-1447
Referred [C.J.p. 2214]	Finance
Beene, Eugene O.	
Misc. Transmittal	CL2019-1356
Referred [C.J.p. 2215]	Finance
Bell, Latoya S.	
Misc. Transmittal	CL2019-1346
Referred [C.J.p. 2215]	Finance

**CLAIMS**

Damage to Vehicle - Pothole

Belmadani, Abedelhak	
Misc. Transmittal	CL2019-1422
Referred [C.J.p. 2215]	Finance
Biga, David G.	
Misc. Transmittal	CL2019-1429
Referred [C.J.p. 2215]	Finance
Brenes Romero, Silvia D.	
Misc. Transmittal	CL2019-1273
Referred [C.J.p. 2215]	Finance
Briggs, Mark T.	
Misc. Transmittal	CL2019-1270
Referred [C.J.p. 2215]	Finance
Brooks, Mary A.	
Misc. Transmittal	CL2019-1530
Referred [C.J.p. 2215]	Finance
Brooks, Phillip	
Misc. Transmittal	CL2019-1448
Referred [C.J.p. 2215]	Finance
Broxon, Christine	
Misc. Transmittal	CL2019-1478
Referred [C.J.p. 2215]	Finance
Burciaga, Javier	
Misc. Transmittal	CL2019-1512
Referred [C.J.p. 2215]	Finance
Calderon, Hector O.	
Misc. Transmittal	CL2019-1518
Referred [C.J.p. 2215]	Finance
Cannon, Hunter T.	
Misc. Transmittal	CL2019-1321
Referred [C.J.p. 2215]	Finance
Carter, Marilyn W.	
Misc. Transmittal	CL2019-1445
Referred [C.J.p. 2215]	Finance
Castillo, Delia P.	
Misc. Transmittal	CL2019-1404
Referred [C.J.p. 2215]	Finance
Chagas, Glenda B.	
Misc. Transmittal	CL2019-1345
Referred [C.J.p. 2215]	Finance

OFFICE OF THE CITY CLERK

**CLAIMS**

Damage to Vehicle - Pothole

Chapman, Cristen	
Misc. Transmittal	CL2019-1412
Referred [C.J.p. 2215]	Finance
Chen, Siomon G.	
Misc. Transmittal	CL2019-1307
Referred [C.J.p. 2215]	Finance
Chochola, Jason S.	
Misc. Transmittal	CL2019-1491
Referred [C.J.p. 2215]	Finance
Chow, Rui N.	
Misc. Transmittal	CL2019-1382
Referred [C.J.p. 2215]	Finance
Cislo Sykes, Julie	
Misc. Transmittal	CL2019-1426
Referred [C.J.p. 2215]	Finance
Clancy, Shawn C.	
Misc. Transmittal	CL2019-1347
Referred [C.J.p. 2215]	Finance
Coates, Robert D.	
Misc. Transmittal	CL2019-1451
Referred [C.J.p. 2215]	Finance
Cole, Linda	
Misc. Transmittal	CL2019-1393
Referred [C.J.p. 2216]	Finance
Collins, Ross E.	
Misc. Transmittal	CL2019-1363
Referred [C.J.p. 2216]	Finance
Cooper, Melissa A.	
Misc. Transmittal	CL2019-1486
Referred [C.J.p. 2216]	Finance
Coronado, Victor	
Misc. Transmittal	CL2019-1483
Referred [C.J.p. 2216]	Finance
Cote, Michael C.	
Misc. Transmittal	CL2019-1395
Referred [C.J.p. 2216]	Finance
Culbreath, Steven D.	
Misc. Transmittal	CL2019-1284
Referred [C.J.p. 2216]	Finance

**CLAIMS**

Damage to Vehicle - Pothole

Cwik, Jessica L.	
Misc. Transmittal	CL2019-1390
Referred [C.J.p. 2216]	Finance
Daniel, Linda J.	
Misc. Transmittal	CL2019-1313
Referred [C.J.p. 2216]	Finance
Dean, Cody R.	
Misc. Transmittal	CL2019-1351
Referred [C.J.p. 2216]	Finance
Degand, Daviod E.	
Misc. Transmittal	CL2019-1402
Referred [C.J.p. 2216]	Finance
Dennen, Janel J.	
Misc. Transmittal	CL2019-1458
Referred [C.J.p. 2216]	Finance
Donevska, Ivana	
Misc. Transmittal	CL2019-1522
Referred [C.J.p. 2216]	Finance
Donevska, Ivana	
Misc. Transmittal	CL2019-1520
Referred [C.J.p. 2216]	Finance
Drwiega, Monika A.	
Misc. Transmittal	CL2019-1341
Referred [C.J.p. 2216]	Finance
Easter, Mario A.	
Misc. Transmittal	CL2019-1300
Referred [C.J.p. 2216]	Finance
Elliott, Eugenia	
Misc. Transmittal	CL2019-1271
Referred [C.J.p. 2216]	Finance
Emery, Ernest J.	
Misc. Transmittal	CL2019-1331
Referred [C.J.p. 2216]	Finance
Ex, Robert J.	
Misc. Transmittal	CL2019-1526
Referred [C.J.p. 2216]	Finance
Fadem, Steven S.	
Misc. Transmittal	CL2019-1378
Referred [C.J.p. 2216]	Finance

# OFFICE OF THE CITY CLERK

Date: 7/24/2019

## CITY COUNCIL LEGISLATIVE INDEX

13

**CLAIMS**

Damage to Vehicle - Pothole

Falconer, Robert E.	
Misc. Transmittal	CL2019-1453
Referred [C.J.p. 2216]	Finance
Farion, Peter S.	
Misc. Transmittal	CL2019-1306
Referred [C.J.p. 2216]	Finance
Fiejtek, Przemyslaw	
Misc. Transmittal	CL2019-1330
Referred [C.J.p. 2216]	Finance
Figurski, Jessica A.	
Misc. Transmittal	CL2019-1462
Referred [C.J.p. 2217]	Finance
Finkle, Adam	
Misc. Transmittal	CL2019-1523
Referred [C.J.p. 2217]	Finance
Finnern, Stephanie K.	
Misc. Transmittal	CL2019-1352
Referred [C.J.p. 2217]	Finance
Fiore, Justin M.	
Misc. Transmittal	CL2019-1440
Referred [C.J.p. 2217]	Finance
Gawrys, Alexandra M.	
Misc. Transmittal	CL2019-1476
Referred [C.J.p. 2217]	Finance
Gibbs, Arianna B.	
Misc. Transmittal	CL2019-1417
Referred [C.J.p. 2217]	Finance
Golant, Robert M.	
Misc. Transmittal	CL2019-1490
Referred [C.J.p. 2217]	Finance
Goldstick, Myrna	
Misc. Transmittal	CL2019-1373
Referred [C.J.p. 2217]	Finance
Goloveshko, Andriy	
Misc. Transmittal	CL2019-1499
Referred [C.J.p. 2217]	Finance
Gonzalez, Raymund J.	
Misc. Transmittal	CL2019-1503
Referred [C.J.p. 2217]	Finance

**CLAIMS**

Damage to Vehicle - Pothole

Grillo, Jessica N.	
Misc. Transmittal	CL2019-1488
Referred [C.J.p. 2217]	Finance
Gurdian, John E.	
Misc. Transmittal	CL2019-1394
Referred [C.J.p. 2217]	Finance
Hadzic, Kenan	
Misc. Transmittal	CL2019-1315
Referred [C.J.p. 2217]	Finance
Hein, Martha Y.	
Misc. Transmittal	CL2019-1527
Referred [C.J.p. 2217]	Finance
Hermosillo, Daisy A.	
Misc. Transmittal	CL2019-1456
Referred [C.J.p. 2217]	Finance
Hernandez, Hector R.	
Misc. Transmittal	CL2019-1487
Referred [C.J.p. 2217]	Finance
Hickey, Michael S.	
Misc. Transmittal	CL2019-1323
Referred [C.J.p. 2218]	Finance
Howe, George E. III	
Misc. Transmittal	CL2019-1432
Referred [C.J.p. 2218]	Finance
Huang, Rong	
Misc. Transmittal	CL2019-1359
Referred [C.J.p. 2218]	Finance
Hueso, Rosa	
Misc. Transmittal	CL2019-1521
Referred [C.J.p. 2218]	Finance
Hunter, Carmen L.	
Misc. Transmittal	CL2019-1531
Referred [C.J.p. 2218]	Finance
Jackson, Lela C.	
Misc. Transmittal	CL2019-1272
Referred [C.J.p. 2218]	Finance
Jackson, Melanie	
Misc. Transmittal	CL2019-1519
Referred [C.J.p. 2218]	Finance

OFFICE OF THE CITY CLERK

CLAIMS

Damage to Vehicle - Pothole

Janus, Judith L.	
Misc. Transmittal	CL2019-1324
Referred [C.J.p. 2218]	Finance
Johnson, Dorothy J.	
Misc. Transmittal	CL2019-1504
Referred [C.J.p. 2218]	Finance
Jones, Stacey R.	
Misc. Transmittal	CL2019-1380
Referred [C.J.p. 2218]	Finance
Jordan, Stephanie L.	
Misc. Transmittal	CL2019-1442
Referred [C.J.p. 2218]	Finance
Kaldis, Alexandra	
Misc. Transmittal	CL2019-1446
Referred [C.J.p. 2218]	Finance
Kato, David S.	
Misc. Transmittal	CL2019-1349
Referred [C.J.p. 2218]	Finance
Kaufman, Eric R.	
Misc. Transmittal	CL2019-1397
Referred [C.J.p. 2218]	Finance
Kelman, Robert A.	
Misc. Transmittal	CL2019-1450
Referred [C.J.p. 2218]	Finance
Kibblewhite Jessica M.	
Misc. Transmittal	CL2019-1418
Referred [C.J.p. 2218]	Finance
Killham, Nicholas S.	
Misc. Transmittal	CL2019-1309
Referred [C.J.p. 2218]	Finance
Knight, Richard	
Misc. Transmittal	CL2019-1532
Referred [C.J.p. 2218]	Finance
Koetzle, Ralph L.	
Misc. Transmittal	CL2019-1327
Referred [C.J.p. 2218]	Finance
Kornacker, Frank J., Jr.	
Misc. Transmittal	CL2019-1290
Referred [C.J.p. 2218]	Finance

CLAIMS

Damage to Vehicle - Pothole

Krajewski, Phillip M.	
Misc. Transmittal	CL2019-1427
Referred [C.J.p. 2218]	Finance
Kuran, Michael A.	
Misc. Transmittal	CL2019-1304
Referred [C.J.p. 2218]	Finance
Lachiewicz, Tomasz	
Misc. Transmittal	CL2019-1405
Referred [C.J.p. 2219]	Finance
Lachtara, Loralie M.	
Misc. Transmittal	CL2019-1444
Referred [C.J.p. 2219]	Finance
Lamping, Harry D.	
Misc. Transmittal	CL2019-1384
Referred [C.J.p. 2219]	Finance
Lattanzio, Michael J.	
Misc. Transmittal	CL2019-1492
Referred [C.J.p. 2219]	Finance
Lauderdale, Schuyler S.	
Misc. Transmittal	CL2019-1368
Referred [C.J.p. 2219]	Finance
Lee, Jason W.	
Misc. Transmittal	CL2019-1329
Referred [C.J.p. 2219]	Finance
Lee, Kun H.	
Misc. Transmittal	CL2019-1409
Referred [C.J.p. 2219]	Finance
Lengyel, John	
Misc. Transmittal	CL2019-1514
Referred [C.J.p. 2219]	Finance
Levitsky, Josh	
Misc. Transmittal	CL2019-1343
Referred [C.J.p. 2219]	Finance
Lewis, Ralph E.	
Misc. Transmittal	CL2019-1280
Referred [C.J.p. 2219]	Finance
Liddell, Latrecia A.	
Misc. Transmittal	CL2019-1430
Referred [C.J.p. 2219]	Finance

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

15

CLAIMS

Damage to Vehicle - Pothole

Linebarger, Barbara C.	
Misc. Transmittal	CL2019-1502
Referred [C.J.p. 2219]	Finance
Linton, Martha M.	
Misc. Transmittal	CL2019-1375
Referred [C.J.p. 2219]	Finance
Lloyd, Birdie M.	
Misc. Transmittal	CL2019-1516
Referred [C.J.p. 2219]	Finance
Lubomski, Joseph L.	
Misc. Transmittal	CL2019-1376
Referred [C.J.p. 2219]	Finance
Mahoney, David H.	
Misc. Transmittal	CL2019-1314
Referred [C.J.p. 2219]	Finance
Makowski, Scott L.	
Misc. Transmittal	CL2019-1407
Referred [C.J.p. 2219]	Finance
Maniurski, Richard L.	
Misc. Transmittal	CL2019-1303
Referred [C.J.p. 2219]	Finance
Mateja, Wojciech P.	
Misc. Transmittal	CL2019-1410
Referred [C.J.p. 2219]	Finance
Mead, Marilyn A.	
Misc. Transmittal	CL2019-1506
Referred [C.J.p. 2220]	Finance
Mertz, Bruce	
Misc. Transmittal	CL2019-1348
Referred [C.J.p. 2220]	Finance
Minor, Shirley J.	
Misc. Transmittal	CL2019-1501
Referred [C.J.p. 2220]	Finance
Molina, Ed R.	
Misc. Transmittal	CL2019-1326
Referred [C.J.p. 2220]	Finance
Moussa, May M.	
Misc. Transmittal	CL2019-1460
Referred [C.J.p. 2220]	Finance

CLAIMS

Damage to Vehicle - Pothole

Murillo, Artemio	
Misc. Transmittal	CL2019-1285
Referred [C.J.p. 2220]	Finance
Myrick, Charlene	
Misc. Transmittal	CL2019-1459
Referred [C.J.p. 2220]	Finance
Nappo, James E.	
Misc. Transmittal	CL2019-1524
Referred [C.J.p. 2220]	Finance
Nelis, Kateri C.	
Misc. Transmittal	CL2019-1441
Referred [C.J.p. 2220]	Finance
Nowak, Jennifer R.	
Misc. Transmittal	CL2019-1473
Referred [C.J.p. 2220]	Finance
Olecik, Edward S.	
Misc. Transmittal	CL2019-1497
Referred [C.J.p. 2220]	Finance
Orlik, Lola J.	
Misc. Transmittal	CL2019-1424
Referred [C.J.p. 2220]	Finance
Palmer, Shannon R.	
Misc. Transmittal	CL2019-1301
Referred [C.J.p. 2220]	Finance
Panitch, David N.	
Misc. Transmittal	CL2019-1377
Referred [C.J.p. 2220]	Finance
Parks, Erin R.	
Misc. Transmittal	CL2019-1496
Referred [C.J.p. 2220]	Finance
Patel, Monal J.	
Misc. Transmittal	CL2019-1319
Referred [C.J.p. 2220]	Finance
Pearson, Cory T.	
Misc. Transmittal	CL2019-1360
Referred [C.J.p. 2220]	Finance
Picot, Johnnie L.	
Misc. Transmittal	CL2019-1381
Referred [C.J.p. 2221]	Finance

OFFICE OF THE CITY CLERK

**CLAIMS**

Damage to Vehicle - Pothole

Pitts, Terry R.		
Misc. Transmittal	CL2019-1325	
Referred [C.J.p. 2221]	Finance	
Ponce, Gabriela		
Misc. Transmittal	CL2019-1449	
Referred [C.J.p. 2221]	Finance	
Ponikvar, Ryan R.		
Misc. Transmittal	CL2019-1428	
Referred [C.J.p. 2221]	Finance	
Porter, Karen R.		
Misc. Transmittal	CL2019-1415	
Referred [C.J.p. 2221]	Finance	
Prendergast, Carole L.		
Misc. Transmittal	CL2019-1282	
Referred [C.J.p. 2221]	Finance	
Price, Aaron J.		
Misc. Transmittal	CL2019-1288	
Referred [C.J.p. 2221]	Finance	
Proutsos, Spyros		
Misc. Transmittal	CL2019-1353	
Referred [C.J.p. 2221]	Finance	
Pulido, Gloria		
Misc. Transmittal	CL2019-1364	
Referred [C.J.p. 2221]	Finance	
Rachwalski, Erik J. and Svenningsen, Renee C.		
Misc. Transmittal	CL2019-1385	
Referred [C.J.p. 2221]	Finance	
Rachwalski, Erik J. and Svenningsen, Renee C.		
Misc. Transmittal	CL2019-1386	
Referred [C.J.p. 2221]	Finance	
Ransby, Sarah B.		
Misc. Transmittal	CL2019-1286	
Referred [C.J.p. 2221]	Finance	
Robinson, Rapheal R.		
Misc. Transmittal	CL2019-1269	
Referred [C.J.p. 2221]	Finance	
Rodriguez, Oswaldo		
Misc. Transmittal	CL2019-1396	
Referred [C.J.p. 2221]	Finance	

**CLAIMS**

Damage to Vehicle - Pothole

Rogers, Holly L.		
Misc. Transmittal	CL2019-1414	
Referred [C.J.p. 2221]	Finance	
Roper, Pamela L.		
Misc. Transmittal	CL2019-1383	
Referred [C.J.p. 2221]	Finance	
Rostkowski, Agnes E.		
Misc. Transmittal	CL2019-1299	
Referred [C.J.p. 2221]	Finance	
Rueda, Nina-Marie		
Misc. Transmittal	CL2019-1411	
Referred [C.J.p. 2222]	Finance	
Sanchez, Raciell		
Misc. Transmittal	CL2019-1472	
Referred [C.J.p. 2222]	Finance	
Scheel, Amanda J.		
Misc. Transmittal	CL2019-1438	
Referred [C.J.p. 2222]	Finance	
Seay, Victoria L.		
Misc. Transmittal	CL2019-1479	
Referred [C.J.p. 2222]	Finance	
Segal, Christine M.		
Misc. Transmittal	CL2019-1287	
Referred [C.J.p. 2222]	Finance	
Seguin, Bridget M.		
Misc. Transmittal	CL2019-1283	
Referred [C.J.p. 2222]	Finance	
Sen, Ashish K.		
Misc. Transmittal	CL2019-1268	
Referred [C.J.p. 2222]	Finance	
Sepka, Geraldine A.		
Misc. Transmittal	CL2019-1354	
Referred [C.J.p. 2222]	Finance	
Sexton, Antonia M.		
Misc. Transmittal	CL2019-1403	
Referred [C.J.p. 2222]	Finance	
Shaver, Emily E.		
Misc. Transmittal	CL2019-1328	
Referred [C.J.p. 2222]	Finance	

# OFFICE OF THE CITY CLERK

Date: 7/24/2019

## CITY COUNCIL LEGISLATIVE INDEX

17

**CLAIMS**

Damage to Vehicle - Pothole

Sheehan, Diane J.	
Misc. Transmittal	CL2019-1517
Referred [C.J.p. 2222]	Finance
Sher, Danice J.	
Misc. Transmittal	CL2019-1425
Referred [C.J.p. 2222]	Finance
Silber, Ian E.	
Misc. Transmittal	CL2019-1408
Referred [C.J.p. 2222]	Finance
Singer, Eric S.	
Misc. Transmittal	CL2019-1289
Referred [C.J.p. 2222]	Finance
Siuta, Aleksandra A.	
Misc. Transmittal	CL2019-1369
Referred [C.J.p. 2222]	Finance
Small, Thomas G.	
Misc. Transmittal	CL2019-1298
Referred [C.J.p. 2222]	Finance
Smith, Steven P.	
Misc. Transmittal	CL2019-1457
Referred [C.J.p. 2222]	Finance
Smuda, James C.	
Misc. Transmittal	CL2019-1267
Referred [C.J.p. 2222]	Finance
Sofere, John R.	
Misc. Transmittal	CL2019-1413
Referred [C.J.p. 2222]	Finance
Sofronie, Constantin R.	
Misc. Transmittal	CL2019-1498
Referred [C.J.p. 2222]	Finance
Solana, Lora	
Misc. Transmittal	CL2019-1350
Referred [C.J.p. 2222]	Finance
Sorenson, Emma R.	
Misc. Transmittal	CL2019-1529
Referred [C.J.p. 2223]	Finance
Stachura, John P.	
Misc. Transmittal	CL2019-1525
Referred [C.J.p. 2223]	Finance

**CLAIMS**

Damage to Vehicle - Pothole

Stapleton, Fredrick	
Misc. Transmittal	CL2019-1437
Referred [C.J.p. 2223]	Finance
Starkey, Janice M.	
Misc. Transmittal	CL2019-1484
Referred [C.J.p. 2223]	Finance
Stiles, Jeanne M.	
Misc. Transmittal	CL2019-1362
Referred [C.J.p. 2223]	Finance
Stone, Ronald	
Misc. Transmittal	CL2019-1477
Referred [C.J.p. 2223]	Finance
Stotts, Richard G.	
Misc. Transmittal	CL2019-1357
Referred [C.J.p. 2223]	Finance
Stringfellow, Michael J.	
Misc. Transmittal	CL2019-1455
Referred [C.J.p. 2223]	Finance
Sudduth, Keith M.	
Misc. Transmittal	CL2019-1443
Referred [C.J.p. 2223]	Finance
Summage, Kordia Y.	
Misc. Transmittal	CL2019-1305
Referred [C.J.p. 2223]	Finance
Sweis, Jiries B.	
Misc. Transmittal	CL2019-1316
Referred [C.J.p. 2223]	Finance
Tardy, Michael J.	
Misc. Transmittal	CL2019-1471
Referred [C.J.p. 2223]	Finance
Taylor, Deirdre M.	
Misc. Transmittal	CL2019-1367
Referred [C.J.p. 2223]	Finance
Taylor, Marshall	
Misc. Transmittal	CL2019-1335
Referred [C.J.p. 2223]	Finance
Taylor, Terence L.	
Misc. Transmittal	CL2019-1489
Referred [C.J.p. 2223]	Finance

OFFICE OF THE CITY CLERK

**CLAIMS**

Damage to Vehicle - Pothole

Thompson, Olivia	
Misc. Transmittal	CL2019-1500
Referred [C.J.p. 2223]	Finance
Thorsell, Elizabeth L.	
Misc. Transmittal	CL2019-1302
Referred [C.J.p. 2223]	Finance
Tintin, Edgar C.	
Misc. Transmittal	CL2019-1342
Referred [C.J.p. 2223]	Finance
Tsakos, Aphrodit	
Misc. Transmittal	CL2019-1355
Referred [C.J.p. 2223]	Finance
Tyler, Paul K.	
Misc. Transmittal	CL2019-1361
Referred [C.J.p. 2224]	Finance
Tymchuk, Khrystyna	
Misc. Transmittal	CL2019-1392
Referred [C.J.p. 2224]	Finance
Van Dyk, Mark S.	
Misc. Transmittal	CL2019-1528
Referred [C.J.p. 2224]	Finance
VanHootegem, Mary Kate	
Misc. Transmittal	CL2019-1277
Referred [C.J.p. 2224]	Finance
Vanwizenburg, Linda S.	
Misc. Transmittal	CL2019-1366
Referred [C.J.p. 2224]	Finance
Vitale, Caterina	
Misc. Transmittal	CL2019-1338
Referred [C.J.p. 2224]	Finance
Vicek, Charmaine P.	
Misc. Transmittal	CL2019-1274
Referred [C.J.p. 2224]	Finance
Walker, Aaron	
Misc. Transmittal	CL2019-1406
Referred [C.J.p. 2224]	Finance
Wamsley, Blaken F.	
Misc. Transmittal	CL2019-1379
Referred [C.J.p. 2224]	Finance

**CLAIMS**

Damage to Vehicle - Pothole

Wautelet, Ethan E.	
Misc. Transmittal	CL2019-1374
Referred [C.J.p. 2224]	Finance
Weatherspoon, Shauna D.	
Misc. Transmittal	CL2019-1279
Referred [C.J.p. 2224]	Finance
Weller, Deborah E.	
Misc. Transmittal	CL2019-1505
Referred [C.J.p. 2224]	Finance
Wixson, Richard L.	
Misc. Transmittal	CL2019-1507
Referred [C.J.p. 2224]	Finance
Wojcik, Robert J.	
Misc. Transmittal	CL2019-1275
Referred [C.J.p. 2224]	Finance
Wright, James H., II	
Misc. Transmittal	CL2019-1391
Referred [C.J.p. 2224]	Finance
Wyskiel, Richard E., Jr.	
Misc. Transmittal	CL2019-1336
Referred [C.J.p. 2224]	Finance
Yanong, Mark A.	
Misc. Transmittal	CL2019-1461
Referred [C.J.p. 2224]	Finance
Yoon, David S.	
Misc. Transmittal	CL2019-1431
Referred [C.J.p. 2224]	Finance

Small Claims

Arslan, Sait and various sundry others	
Waguespack (32)	CL2019-1533
Direct Introduction	Finance
Failed to [C.J.p. 2344]	
Pass	
Kofoid, Douglas and various sundry others	
Waguespack (32)	Or2019-303
Direct Introduction	Finance
Passed [C.J.p. 2319]	

**COMMENDATIONS & DECLARATIONS**

Commemoration of 100th of Red Summer	
Lightfoot (Mayor), and Others	R2019-607
Adopted [C.J.p. 2166]	

# OFFICE OF THE CITY CLERK

Date: 7/24/2019

## CITY COUNCIL LEGISLATIVE INDEX

19

### COMMENDATIONS & DECLARATIONS

Alfaro, Markeita C.  
65th birthday  
Lopez (15) R2019-480  
Adopted [C.J.p. 4213]

Alvarez, Guadalupe  
70th birthday  
Lopez (15) R2019-481  
Adopted [C.J.p. 4214]

Anderson, Rise D.  
70th birthday  
Lopez (15) R2019-482  
Adopted [C.J.p. 4215]

Balderas, Dulce M.  
65th birthday  
Lopez (15) R2019-483  
Adopted [C.J.p. 4215]

Barragan, Bertha L.  
65th birthday  
Lopez (15) R2019-484  
Adopted [C.J.p. 4216]

Benitez, Wilfred  
Honor as icon of Puerto Rican community and  
declare September 12, 2019 as "Wilfred Benitez  
Day" in Chicago  
Maldonado (26) R2019-565  
Adopted [C.J.p. 4277]

Brown, Carole L.  
Retirement as CFO  
Burke (14) R2019-468  
Adopted [C.J.p. 4210]

Brown, Dorothy  
75th birthday  
Lopez (15) R2019-485  
Adopted [C.J.p. 4217]

Brown, Lestine M.  
70th birthday  
Lopez (15) R2019-486  
Adopted [C.J.p. 4217]

Brown, Merlyn D.  
70th birthday  
Lopez (15) R2019-487  
Adopted [C.J.p. 4218]

### COMMENDATIONS & DECLARATIONS

Brown-Walker, Velma J.  
65th birthday  
Lopez (15) R2019-488  
Adopted [C.J.p. 4219]

Brzozowski, Sarah Ann  
70th birthday  
Lopez (15) R2019-489  
Adopted [C.J.p. 4219]

Carvajal, Miguel  
65th birthday  
Lopez (15) R2019-490  
Adopted [C.J.p. 4220]

Casey, Fran  
Retirement as Director of Community Relations  
from DePaul Univ.  
Smith (43) R2019-590  
Adopted [C.J.p. 4287]

Chavez Jr., Virgilio  
70th birthday  
Lopez (15) R2019-491  
Adopted [C.J.p. 4221]

Chicago Defender Charities, Inc. amd Bud Billiken  
Parade  
90th anniversary  
Dowell (3), King (4) R2019-579  
Adopted [C.J.p. 4191]

Christian, Freddie L.  
70th birthday  
Lopez (15) R2019-492  
Adopted [C.J.p. 4221]

Cristler, Ella E.  
70th birthday  
Lopez (15) R2019-493  
Adopted [C.J.p. 4222]

Del Carmen Lozano, Carmen  
65th birthday  
Lopez (15) R2019-525  
Adopted [C.J.p. 4244]

De-La-Garza, Victor J.  
65th birthday  
Lopez (15) R2019-494  
Adopted [C.J.p. 4223]

OFFICE OF THE CITY CLERK

**COMMENDATIONS & DECLARATIONS**

Delgado Sr., Fernando  
 70th birthday  
 Lopez (15) R2019-495  
 Adopted [C.J.p. 4223]  
 Derosiers, Rosa E.  
 65th birthday  
 Lopez (15) R2019-496  
 Adopted [C.J.p. 4224]  
 Double Bubble  
 Gratitude as a longtime gathering spot in  
 Edgewater community  
 Osterman (48) R2019-576  
 Adopted [C.J.p. 4291]  
 DuBose, Constance Elaine  
 40 year anniversary at Farragut and Mather High  
 Schools  
 Scott, Jr. (24) R2019-563  
 Adopted [C.J.p. 4274]  
 Durham, Charles C.  
 65th birthday  
 Lopez (15) R2019-497  
 Adopted [C.J.p. 4225]  
 Estrada, Rita  
 65th birthday  
 Lopez (15) R2019-498  
 Adopted [C.J.p. 4225]  
 EvAngel Mamadee YHWHnewBN and Advocates  
 for Indigenous Native Black American Rights  
 Recognition of August 20, 2019 as  
 "Commemoration Before and Beyond 400 Years  
 of Impact of Enslaved Africans Arrival in America  
 Time"  
 Ervin (28) R2019-601  
 Adopted [C.J.p. 4280]  
 Fronczak, Bernadette T.  
 70th birthday  
 Lopez (15) R2019-499  
 Adopted [C.J.p. 4226]  
 Gandy, Ellis  
 70th birthday  
 Lopez (15) R2019-500  
 Adopted [C.J.p. 4227]

**COMMENDATIONS & DECLARATIONS**

Gigante, Beatriz  
 Selection as finalist in "Do the Write Thing" essay  
 competition  
 Nugent (39) R2019-569  
 Adopted [C.J.p. 4284]  
 Gonzalez Jr., Richard  
 65th birthday  
 Lopez (15) R2019-501  
 Adopted [C.J.p. 4228]  
 Gonzalez, Librada "Livis"  
 80th birthday  
 Lopez (15) R2019-586  
 Adopted [C.J.p. 4227]  
 Gordon-Youngblood, Sheila Y.  
 65th birthday  
 Lopez (15) R2019-502  
 Adopted [C.J.p. 4229]  
 Grant, Agnes  
 65th birthday  
 Lopez (15) R2019-503  
 Adopted [C.J.p. 4230]  
 Griego, Adolfo M.  
 75th birthday  
 Lopez (15) R2019-504  
 Adopted [C.J.p. 4230]  
 Griffin, Thomas E. (Father)  
 Gratitude for service to parishioners of St.  
 Gabriel's Catholic Church  
 Thompson (11) R2019-580  
 Adopted [C.J.p. 4199]  
 Guardado, Lilia  
 65th birthday  
 Lopez (15) R2019-505  
 Adopted [C.J.p. 4231]  
 Gutierrez, Filemon  
 70th birthday  
 Lopez (15) R2019-506  
 Adopted [C.J.p. 4232]  
 Guyton, Cornelia  
 65th birthday  
 Lopez (15) R2019-507  
 Adopted [C.J.p. 4232]

# OFFICE OF THE CITY CLERK

Date: 7/24/2019

## CITY COUNCIL LEGISLATIVE INDEX

21

### COMMENDATIONS & DECLARATIONS

Haluska, Ramona  
45 years of service at Walgreens  
Quinn (13) R2019-476  
Adopted [C.J.p. 4207]

Hardison, Gwendolyn  
65th birthday  
Lopez (15) R2019-508  
Adopted [C.J.p. 4233]

Hayes, Marvin J.  
70th birthday  
Lopez (15) R2019-509  
Adopted [C.J.p. 4234]

Heard Jr., Redus  
65th birthday  
Lopez (15) R2019-510  
Adopted [C.J.p. 4234]

Hernandez, Lourdes M.  
65th birthday  
Lopez (15) R2019-511  
Adopted [C.J.p. 4235]

Howard, Clara E.  
65th birthday  
Lopez (15) R2019-513  
Adopted [C.J.p. 4236]

Hutay, Bethina  
75th birthday  
Lopez (15) R2019-514  
Adopted [C.J.p. 4237]

Jakes, Jessie M.  
70th birthday  
Lopez (15) R2019-515  
Adopted [C.J.p. 4238]

Javier, Jaime  
75th birthday  
Lopez (15) R2019-516  
Adopted [C.J.p. 4238]

Jibril, Simbi and Staatz, Megan  
Commendation for life-saving efforts  
Lightfoot (Mayor), and Others R2019-606  
Adopted [C.J.p. 2163]

### COMMENDATIONS & DECLARATIONS

Jimenez, Hortensia  
65th birthday  
Lopez (15) R2019-512  
Adopted [C.J.p. 4236]

Jurek, Adam  
Achieving rank of Eagle Scout  
Reboyas (30) R2019-567  
Adopted [C.J.p. 4281]

Kasper, Gerald E.  
75th birthday  
Lopez (15) R2019-517  
Adopted [C.J.p. 4239]

Kingcade Sr., Donnie G.  
70th birthday  
Lopez (15) R2019-519  
Adopted [C.J.p. 4240]

Kingcade, Sandra J.  
70th birthday  
Lopez (15) R2019-518  
Adopted [C.J.p. 4240]

Koziol, Ronald J.  
65th birthday  
Lopez (15) R2019-520  
Adopted [C.J.p. 4241]

Landon, Dallas  
75th birthday  
Lopez (15) R2019-521  
Adopted [C.J.p. 4242]

Leon, Lidia  
70th birthday  
Lopez (15) R2019-522  
Adopted [C.J.p. 4242]

Livingston, Dorothy M.  
70th birthday  
Lopez (15) R2019-523  
Adopted [C.J.p. 4243]

Lowe, Marvin  
65th birthday  
Lopez (15) R2019-524  
Adopted [C.J.p. 4244]

OFFICE OF THE CITY CLERK

**COMMENDATIONS & DECLARATIONS**

Maher, Rita M.  
 65th birthday  
 Lopez (15) R2019-526  
 Adopted [C.J.p. 4245]  
 Marat, Wojciech Artur (Father)  
 Gratitude for service to parishioners of St.  
 Barbara's Church  
 Thompson (11) R2019-581  
 Adopted [C.J.p. 4200]  
 Martin, Minnie  
 70th birthday  
 Lopez (15) R2019-527  
 Adopted [C.J.p. 4246]  
 Mastusen, Mark A.  
 70th birthday  
 Lopez (15) R2019-528  
 Adopted [C.J.p. 4246]  
 McKinney Jr., Mear W.  
 65th birthday  
 Lopez (15) R2019-529  
 Adopted [C.J.p. 4247]  
 McKinney, Pauline  
 75th birthday  
 Lopez (15) R2019-530  
 Adopted [C.J.p. 4248]  
 McQuinn, Peter (Father)  
 Gratitude for service to parishioners of All Saints-  
 St. Anthony's Church  
 Thompson (11) R2019-582  
 Adopted [C.J.p. 4202]  
 McVicker, Richard Dale  
 70th birthday  
 Lopez (15) R2019-531  
 Adopted [C.J.p. 4248]  
 Merritt, Roger A.  
 65th birthday  
 Lopez (15) R2019-532  
 Adopted [C.J.p. 4249]  
 Nelson, Richard (Pastor)  
 35 years service at Open Door Baptist Church  
 Scott, Jr. (24) R2019-562  
 Adopted [C.J.p. 4275]

**COMMENDATIONS & DECLARATIONS**

O'Donnell, Erin  
 Retirement as Managing Deputy Comr. of Midway  
 International Airport  
 Burke (14) R2019-584  
 Adopted [C.J.p. 4212]  
 Ogle, Colleen M.  
 65th birthday  
 Lopez (15) R2019-533  
 Adopted [C.J.p. 4250]  
 Ontiveros, Maria L.  
 70th birthday  
 Lopez (15) R2019-534  
 Adopted [C.J.p. 4250]  
 Ortega, Jose Luis  
 75th birthday  
 Lopez (15) R2019-535  
 Adopted [C.J.p. 4251]  
 Osornio, Jose L.  
 65th birthday  
 Lopez (15) R2019-536  
 Adopted [C.J.p. 4252]  
 Page, James  
 95th birthday  
 Harris (8) R2019-473  
 Adopted [C.J.p. 4198]  
 Paolicchi, Elena  
 70th birthday  
 Lopez (15) R2019-537  
 Adopted [C.J.p. 4252]  
 Patino, Leonardo V.  
 65th birthday  
 Lopez (15) R2019-538  
 Adopted [C.J.p. 4253]  
 Patton, Robbie Harris Y.  
 101st birthday  
 Maldonado (26) R2019-566  
 Adopted [C.J.p. 4278]  
 Philip Di Ciminna Barber Shop  
 50th anniversary and declare August 15, 2019  
 "Philip Di Ciminna Barber Shop Day"  
 Reilly (42) R2019-588  
 Adopted [C.J.p. 4286]

# OFFICE OF THE CITY CLERK

Date: 7/24/2019

## CITY COUNCIL LEGISLATIVE INDEX

23

### COMMENDATIONS & DECLARATIONS

Pilgrim Assemblies International, Inc.  
 29th Holy Convocation  
 Austin (34) R2019-571  
 Adopted [C.J.p. 4282]  
 Pimentel-Chavez, Eutiquio  
 65th birthday  
 Lopez (15) R2019-539  
 Adopted [C.J.p. 4254]  
 Reyes, Socorro  
 65th birthday  
 Lopez (15) R2019-540  
 Adopted [C.J.p. 4254]  
 Rivera, Jose C.  
 65th birthday  
 Lopez (15) R2019-541  
 Adopted [C.J.p. 4255]  
 Roman, Maria  
 75th birthday  
 Lopez (15) R2019-542  
 Adopted [C.J.p. 4256]  
 Romero, Silvia  
 75th birthday  
 Lopez (15) R2019-543  
 Adopted [C.J.p. 4256]  
 Rosas, Maria  
 75th birthday  
 Lopez (15) R2019-544  
 Adopted [C.J.p. 4257]  
 Russell, Joshua  
 Achieving rank of Eagle Scout  
 Nugent (39) R2019-570  
 Adopted [C.J.p. 4285]  
 Saint Ignatius College Prep  
 150th anniversary and declare July 1, 2019 as "A  
 Day for Saint Ignatius College Prep"  
 Thompson (11) R2019-591  
 Adopted [C.J.p. 4203]  
 Shelly, Eddie L.  
 75th birthday  
 Lopez (15) R2019-545  
 Adopted [C.J.p. 4258]

### COMMENDATIONS & DECLARATIONS

Stallworth, Willie  
 65th birthday  
 Lopez (15) R2019-546  
 Adopted [C.J.p. 4258]  
 Steward, Edward  
 65th birthday  
 Lopez (15) R2019-547  
 Adopted [C.J.p. 4259]  
 Stonewall, Cawanna  
 Gratitude for 20 years service at CPS  
 Curtis (18) R2019-477  
 Adopted [C.J.p. 4271]  
 Suarez, Lino E.  
 75th birthday  
 Lopez (15) R2019-548  
 Adopted [C.J.p. 4260]  
 Thompson, Patricia A.  
 70th birthday  
 Lopez (15) R2019-549  
 Adopted [C.J.p. 4260]  
 Thurmond Jr., Gibson  
 65th birthday  
 Lopez (15) R2019-550  
 Adopted [C.J.p. 4261]  
 UB Dogs  
 8th anniversary  
 Reilly (42) R2019-589  
 Adopted [C.J.p. 4287]  
 Uribe, Rosalina  
 70th birthday  
 Lopez (15) R2019-551  
 Adopted [C.J.p. 4262]  
 Valdez, Maria L.  
 70th birthday  
 Lopez (15) R2019-552  
 Adopted [C.J.p. 4262]  
 Vasquez, Pabla  
 70th birthday  
 Lopez (15) R2019-553  
 Adopted [C.J.p. 4263]

OFFICE OF THE CITY CLERK

**COMMENDATIONS & DECLARATIONS**

Vaughn, Deborah  
 65th birthday  
 Lopez (15) R2019-554  
 Adopted [C.J.p. 4264]  
 Velazquez, Carmen  
 70th birthday  
 Lopez (15) R2019-555  
 Adopted [C.J.p. 4264]  
 Villagomez, Alicia  
 75th birthday  
 Lopez (15) R2019-556  
 Adopted [C.J.p. 4265]  
 Ware, Eugene  
 65th birthday  
 Lopez (15) R2019-557  
 Adopted [C.J.p. 4266]  
 Washington, Frank  
 75th birthday  
 Lopez (15) R2019-558  
 Adopted [C.J.p. 4266]  
 Williams, Annette  
 65th birthday  
 Lopez (15) R2019-559  
 Adopted [C.J.p. 4267]  
 Witt-McCall, Ethel  
 75th birthday  
 Lopez (15) R2019-560  
 Adopted [C.J.p. 4268]  
 Wzorek, Eugene J.  
 75th birthday  
 Lopez (15) R2019-561  
 Adopted [C.J.p. 4268]

**COMMITTEE/PUBLIC HEARINGS**

Committee on Finance

Call for hearing regarding Cook County's  
 residential property tax assessment formula and  
 model  
 Ramirez-Rosa (35), and Others R2019-596  
 Referred [C.J.p. 4392] Finance

**COMMITTEE/PUBLIC HEARINGS**

Committee on Public Safety

Call for hearing concerning Chicago Police  
 Department's homicide clearance rate  
 Taliaferro (29) R2019-577  
 Referred [C.J.p. 4380] Public Safety  
 Call for hearing regarding Chicago Police  
 Department's classification of individuals as gang  
 members and maintenance of gang database  
 Taliaferro (29) R2019-578  
 Referred [C.J.p. 4380] Public Safety

**ENERGY/ENVIRONMENTAL ISSUES**

Open Space Impact Fees

Board of Education  
 LaSalle Language Academy; Friedrich L. Jahn  
 Fine Arts School  
 Athletic and exterior projects  
 Lightfoot (Mayor) O2019-6517  
 Referred [C.J.p. 2195] Special Events  
 Friends of Lakeview NFP  
 3411 N Paulina St to N Ashland Ave  
 Lowline Pathway reimbursement or improvement  
 Lightfoot (Mayor) O2019-6515  
 Referred [C.J.p. 2195] Special Events

**FINANCE FUNDS**

Affordable Housing Opportunity Fund

Authorization for amendment to Department of  
 Housing agreement with Chicago Community Land  
 Trust for pilot program of Affordable Homeownership  
 and Housing Program using Affordable Housing  
 Opportunity Funds  
 Lightfoot (Mayor) O2019-5555  
 Referred [C.J.p. 2192] Housing  
 Dearborn Real Estate Board d.b.a. Dearborn  
 Realtist Board  
 Administration of Community Receiver Training  
 Program  
 Lightfoot (Mayor) O2019-4129  
 Referred [C.J.p. 237] Housing  
 Passed [C.J.p. 2404]

# OFFICE OF THE CITY CLERK

Date: 7/24/2019

## CITY COUNCIL LEGISLATIVE INDEX

25

### HISTORICAL LANDMARKS

#### Demolition & Demolition Lien

Fulton-Randolph Market District  
 1041 W Fulton Market, 232 N Carpenter St  
 Misc. Transmittal Or2019-247  
 Referred [C.J.p. 2225] Zoning

#### Designation

(Former) Lyman Trumbull Public School Building  
 5200-5224 N Ashland Ave, 1600-1612 W Foster Ave  
 Misc. Transmittal O2019-5484  
 Referred [C.J.p. 2225] Zoning  
 Rainbow Pylons and the Legacy Walk  
 3244-3710 N Halsted St, 3243-3711 N Halsted St  
 Dept./Agency O2019-3814  
 Direct Introduction Zoning  
 Passed [C.J.p. 4155]

#### Permit Fee Waivers

Lincoln Park Zoo Kovler Lion House  
 2132 N Stockton Dr  
 Smith (43) Or2019-300  
 Referred [C.J.p. 4417] Zoning  
 Old Town Triangle Historic District  
 277 W Menomonee St  
 Smith (43) Or2019-266  
 Referred [C.J.p. 4417] Zoning  
 Quinn Chapel AME Church  
 2401 S Wabash Ave  
 Dowell (3) Or2019-274  
 Referred [C.J.p. 4338] Zoning  
 Ridge Historic District  
 10244 S Longwood Dr  
 O'Shea (19) Or2019-265  
 Referred [C.J.p. 4358] Zoning

### JOURNAL CORRECTIONS

#### Year 2019

All legislation passed with omnibus vote, by indicating Ald. Edward M. Burke was absent

April 10, 2019, all pertinent pages

Burke (14) O2019-3812  
 Referred [C.J.p. 183] Rules  
 Passed [C.J.p. 2371]

### LAWSUITS/SETTLEMENTS

#### Lawsuits

Julicia Lee, Individually and as Special Administrator to the Estate of Samyra Lee, Deceased v. Eric Rice, Truck Tire Sales, Inc. and City of Chicago, cited as 16 L 5968  
 Dept./Agency Or2019-299  
 Direct Introduction Finance  
 Passed [C.J.p. 2317]  
 Tyrone Scott v. the City of Chicago, and Chicago Police Officers Haven Matthews (#3698), Ryan Goldie (#10478), Augustin Torres (#13901), Michael Wells (#10887), Darren Borum (#11195), and Steven Martin (#9180), and Chicago Police Sergeant Geoff Pienta (#1387), cited as 18 C 2340  
 Dept./Agency Or2019-301  
 Direct Introduction Finance  
 Passed [C.J.p. 2318]

#### Report of Settlements

Month of April 2019  
 Dept./Agency F2019-100  
 Direct Introduction Finance  
 Filed [C.J.p. 702]  
 Filed [C.J.p. 2348]  
 Month of February 2019  
 Dept./Agency F2019-98  
 Direct Introduction Finance  
 Filed [C.J.p. 703]  
 Filed [C.J.p. 2349]  
 Month of January 2019  
 Dept./Agency F2019-97  
 Direct Introduction Finance  
 Filed [C.J.p. 704]  
 Filed [C.J.p. 2350]  
 Month of June 2019  
 Dept./Agency F2019-115  
 Filed [C.J.p. 2347] Finance  
 Month of May 2019  
 Dept./Agency F2019-114  
 Filed [C.J.p. 2347] Finance

OFFICE OF THE CITY CLERK

**MUNICIPAL CODE AMENDMENTS**

Title 1 - General Provisions

Ch. 8 Corp Seal & Emblems

1-8-120 (new) establishing second monday of October as Indigenous People's Day  
 Rodriguez Sanchez (33), and O2019-5581  
 Referred [C.J.p. 4390] Budget

Ch. 25 Chicago Fair Workweek Ordinance

1-25-010 thru 1-25-120 (new) establishing provisions for enforcement of fair and equitable employment scheduling practices, and protection for working people of Chicago  
 Sadlowski Garza (10), and SO2019-3928  
 Referred [C.J.p. 182] Workforce Development  
 Passed as [C.J.p. 3633] Substitute

Title 2 - City Government & Administration

Ch. 8 City Council & Wards of City

2-8-041 prohibiting aldermanic compensation for non-City employment  
 Lopez (15), and Others O2019-5587  
 Referred [C.J.p. 4354] Ethics

Ch. 14 Dept. of Administrative Hearings

2-14-155 (b) adding language further limiting defenses to building code violations by general and electrical contractors  
 Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646] Substitute

Ch. 20 Dept. of Aviation

2-20-030 assigning aviation officers and designated aviation security officers employed by Dept. of Aviation with full police powers, including power to eject from public airports owned and operated by City any person acting in disorderly manner, or causing damage or injury to airport property/facilities  
 Taliaferro (29), and Others O2019-5770  
 Referred [C.J.p. 4380] Aviation

Ch. 44 Dept. of Housing

2-44-080 modifying first paragraph of of 2015 affordable housing commitment  
 Sigcho-Lopez (25), and Others O2019-5599  
 Referred [C.J.p. 4368] Housing

**MUNICIPAL CODE AMENDMENTS**

Title 2 - City Government & Administration

Ch. 44 Dept. of Housing

2-44-085 (new) (a) thru (aa) establishing Development for All Ordinance to expand access to housing for low-income and moderate-income households  
 Sigcho-Lopez (25), and Others O2019-5599  
 Referred [C.J.p. 4368] Housing  
 2-44-135 (new) (a) thru (h) establishing Obama CBA Residential Area Affordable Housing Pilot Ordinance  
 Taylor (20), and Others O2019-5589  
 Referred [C.J.p. 4360] Housing  
 2-44-140 (new) (a) thru (i) establishing provisions to be known as "The Community Opportunity to Purchase Act in the Obama CBA Residential Area"  
 Taylor (20), and Others O2019-5589  
 Referred [C.J.p. 4360] Housing  
 Application of 2-44-080(G)(1) to use Affordable Housing Opportunity Funds in conjunction with other housing programs to restrict at-risk affordable housing with affordability covenants and deed restrictions  
 Lightfoot (Mayor) O2019-5555  
 Referred [C.J.p. 2192] Housing

Ch. 56 Office of Inspector General

2-56-025 (b) expanding definition of ultimate jurisdictional authority  
 Lightfoot (Mayor), and Others SO2019-5305  
 Referred [C.J.p. 228] Ethics  
 Passed as [C.J.p. 2394] Substitute  
 2-56-030 (h) adding duty of Inspector General to work with Law Department to retain counsel to enforce and defend against subpoenas, with conditions  
 Lightfoot (Mayor), and Others SO2019-5305  
 Referred [C.J.p. 228] Ethics  
 Passed as [C.J.p. 2394] Substitute  
 2-56-045 deleting provision governing complaints concerning aldermen  
 Lightfoot (Mayor), and Others SO2019-5305  
 Referred [C.J.p. 228] Ethics  
 Passed as [C.J.p. 2394] Substitute

# OFFICE OF THE CITY CLERK

Date: 7/24/2019

## CITY COUNCIL LEGISLATIVE INDEX

27

### MUNICIPAL CODE AMENDMENTS

#### Title 2 - City Government & Administration

##### Ch. 56 Office of Inspector General

2-56-050 (a) removing paragraph (2) from provision governing conduct of city officers, employees and other entities

Lightfoot (Mayor), and Others SO2019-5305  
 Referred [C.J.p. 228] Ethics  
 Passed as [C.J.p. 2394]  
 Substitute

2-56-065 modifying paragraph (a) and deleting paragraph (b) under provision governing response to recommendations by Inspector General

Lightfoot (Mayor), and Others SO2019-5305  
 Referred [C.J.p. 228] Ethics  
 Passed as [C.J.p. 2394]  
 Substitute

2-56-110 (a) (b) modifying section provisions and adding authority of Corporation Counsel to release reports of Office of Inspector General to public but with limitations

Lightfoot (Mayor) O2019-5548  
 Referred [C.J.p. 2186] Ethics

##### Ch. 92 Dept. of Purchases, Contracts & Supplies

2-92-050 requiring City Council approval for contract change orders committing City to pay more than \$100,000 or 10% of initial contract value in order for said orders to be binding on City, which are also subject to identical Minority-owned and Women-owned Business Enterprise Program participation requirements

Villegas (36), and Others O2019-5600  
 Referred [C.J.p. 4394] Finance

2-92-583 (new) (a) thru (d) establishing policy disqualifying from City contracting or subcontracting any person who has entered or enters into agreement with Dept. of Homeland Security or any subsidiary or successor agency to provide support for enforcement of federal civil immigration law

Lopez (15), and Others O2019-5580  
 Referred [C.J.p. 4354] Equity

##### Ch. 156 Governmental Ethics

2-156-010 (p) expanding definition of lobbyist

Lightfoot (Mayor), and Others SO2019-5305  
 Referred [C.J.p. 228] Ethics  
 Passed as [C.J.p. 2394]  
 Substitute

### MUNICIPAL CODE AMENDMENTS

#### Title 2 - City Government & Administration

##### Ch. 156 Governmental Ethics

2-156-090 (b) (d) expanding prohibition on representation of other persons by any elected official or employee with interest adverse to City and impacts City revenue, or health, safety or welfare of City residents

Lightfoot (Mayor), and Others SO2019-5305  
 Referred [C.J.p. 228] Ethics  
 Passed as [C.J.p. 2394]  
 Substitute

2-156-230 (d) modifying provision governing information required of registrants, and grant of waiver or reduction of registration fee for lobbyist representing only one not-for-profit entity, which is exempt from income taxation under Section 501(c)(3) of Internal Revenue Code of 1986

Lightfoot (Mayor), and Others SO2019-5305  
 Referred [C.J.p. 228] Ethics  
 Passed as [C.J.p. 2394]  
 Substitute

2-156-465 (b) increasing fine range from \$1,000 to \$5,000 for each Chapter violation

Lightfoot (Mayor), and Others SO2019-5305  
 Referred [C.J.p. 228] Ethics  
 Passed as [C.J.p. 2394]  
 Substitute

##### Ch. 173 Actions Related to Citizenship or Residency Status

2-173-020 modifying language restricting information requests

Ramirez-Rosa (35), and Others O2019-5596  
 Referred [C.J.p. 4392] Rules

2-173-040 (c) (d) expanding provision regarding prohibition on conditioning benefits, services or opportunities on immigrant status

Ramirez-Rosa (35), and Others O2019-5596  
 Referred [C.J.p. 4392] Rules

2-173-042 (a) thru (e) replacing provision governing civil immigration enforcement actions and federal responsibility

Ramirez-Rosa (35), and Others O2019-5596  
 Referred [C.J.p. 4392] Rules

OFFICE OF THE CITY CLERK

**MUNICIPAL CODE AMENDMENTS**

Title 2 - City Government & Administration

Ch. 173 Actions Related to Citizenship or Residency Status

2-173-050 renaming provision heading to "Remedies" and requiring all complaints under Chapter to be submitted to Civilian Office of Police Accountability

Ramirez-Rosa (35), and Others O2019-5596  
 Referred [C.J.p. 4392] Rules

2-173-062 (new) adding provision governing calls related to immigration operations, including routing of 311 calls related to immigration enforcement operations

Ramirez-Rosa (35), and Others O2019-5596  
 Referred [C.J.p. 4392] Rules

2-173-110 adding definition of contact information, eligible for release from custody, ICE, immigration enforcement operation and modifying related terminology

Ramirez-Rosa (35), and Others O2019-5596  
 Referred [C.J.p. 4392] Rules

Title 3 - Revenue & Finance

Ch. 33 Chicago Real Property Transfer Tax

3-30-030 (g) (h) imposing supplemental tax of \$6.00 per \$500 transfer price (referred to as Housing Portion), for transfers taking place on or after September 1, 2020 that exceed \$1,000,000, to solve homelessness in City, 70% of which shall accrue to special Homeless Transfer Tax Fund

Maldonado (26), and Others O2019-5859  
 Referred [C.J.p. 4370] Finance

3-33-020 adding definition of homeless person, accessible, affordable and area median income as used in Chapter

Maldonado (26), and Others O2019-5859  
 Referred [C.J.p. 4370] Finance

3-33-030 (a) expanding transfer tax provision specifying tax rate on transfer price at, below or above \$1,000,000

O'Shea (19) O2019-5569  
 Referred [C.J.p. 4357] Finance

3-33-060 (b) expanding paragraph scope enumerating tax-exempt transfers

Maldonado (26), and Others O2019-5859  
 Referred [C.J.p. 4370] Finance

**MUNICIPAL CODE AMENDMENTS**

Title 3 - Revenue & Finance

Ch. 33 Chicago Real Property Transfer Tax

3-33-060 (p) exempting transfers made pursuant to Sections 2-44-140(e)(1) or (e)(4)(i) of Community Opportunity to Purchase Act in the Obama CBA Residential Area Act

Taylor (20), and Others O2019-5589  
 Referred [C.J.p. 4360] Housing

Ch. 51 Cannabis Tax

3-51-010 (new) establishing Chapter to be known as "Cannabis Tax Ordinance"

O'Shea (19), and Others O2019-5604  
 Referred [C.J.p. 4359] Finance

3-51-020 (new) defining cannabis

O'Shea (19), and Others O2019-5604  
 Referred [C.J.p. 4359] Finance

3-51-030 (new) imposing tax on cannabis retail sale pursuant to 65 ILCS 5/8-11-22

O'Shea (19), and Others O2019-5604  
 Referred [C.J.p. 4359] Finance

3-51-040 (new) reiterating power of Illinois Department of Revenue to collect, administer and enforce tax imposed by Section 3-51-030

O'Shea (19), and Others O2019-5604  
 Referred [C.J.p. 4359] Finance

3-51-050 (new) confining usage of tax to City's contribution obligations to annuity and benefit funds established under Articles 5, 6, 8, and 11 of Illinois Pension Code

O'Shea (19), and Others O2019-5604  
 Referred [C.J.p. 4359] Finance

3-51-050 (new) exempting tax on cannabis purchased under Compassionate Use of Medical Cannabis Pilot Program Act, 410 ILCS 130/1, et seq.

O'Shea (19), and Others O2019-5604  
 Referred [C.J.p. 4359] Finance

Ch. 56 Wheel Tax Licenses

3-56-040 (a) (b) deleting references to 3-56-050 and 3-56-150 regarding manner of penalties, adding renewals to include 3-56-043 grace periods

Lightfoot (Mayor), and Others O2019-5547  
 Referred [C.J.p. 2187] Finance

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

29

**MUNICIPAL CODE AMENDMENTS**

Title 3 - Revenue & Finance

Ch. 56 Wheel Tax Licenses

3-56-041 deleting waiver of penalties referenced in 3-56-043, 3-56-050 and 3-56-150, adding grace periods specified in 3-56-043

Lightfoot (Mayor), and Others O2019-5547  
 Referred [C.J.p. 2187] Finance

3-56-043 (new) (a) (b) providing for 30 day grace period without late fees established by 3-56-050, and 15 day grace period without penalties under 3-56-150(b) or 9-64-125

Lightfoot (Mayor), and Others O2019-5547  
 Referred [C.J.p. 2187] Finance

3-56-050 (b) deleting reference to 3-56-040 (a)(1) and 3-56-041 and inserting 3-56-043(a)

Lightfoot (Mayor), and Others O2019-5547  
 Referred [C.J.p. 2187] Finance

3-56-050 imposing \$135 wheel tax license fee on vehicle weighing 16,000 lbs. or less registered to persons 65 years or older having satisfactory proof of age and vehicle ownership

Quinn (13) O2019-4119  
 Referred [C.J.p. 2070] Pedestrian and Traffic Safety

Passed [C.J.p. 2672]

Ch. 94 Chicago Property Tax Abatement Ordinance

3-94-10 thru 3-94-40 (new) establishing Chapter to allow abatement of tax of qualified property for surviving spouses of fallen police officers, soldiers or rescue workers

Thompson (11) O2019-5591  
 Referred [C.J.p. 4346] Finance

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 6 Regulated Business License

4-6-050 (e) adding paragraph prohibiting residential estate developers from predatory tactics to persuade, convince, pressure, force or coerce homeowners to sell their property

Sigcho-Lopez (25), and Others O2019-5568  
 Referred [C.J.p. 4367] Housing

Ch. 60 Liquor Dealers

4-60-022 (34.9) allow additional alcoholic liquor licenses on portions of W 119th St

Austin (34) O2019-3844  
 Referred [C.J.p. 188] License  
 Passed [C.J.p. 2654]

**MUNICIPAL CODE AMENDMENTS**

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 60 Liquor Dealers

4-60-022 (1.70) allow additional alcoholic liquor licenses on portions of N Western Ave

La Spata (1) O2019-5586  
 Referred [C.J.p. 4327] License

4-60-022 (1.79) allow additional alcoholic liquor licenses on portions of N Kimball Ave

Maldonado (26), La Spata (1) O2019-3912  
 Referred [C.J.p. 184] License  
 Passed [C.J.p. 2666]

4-60-022 (2.221) disallow additional alcoholic liquor licenses on portions of S Ashland Ave

Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License

4-60-022 (21.213) disallow additional alcoholic liquor licenses on portions of S Racine Ave

Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License

4-60-022 (21.214) disallow additional alcoholic liquor licenses on portions of S Elizabeth St

Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License

4-60-022 (21.215) disallow additional alcoholic liquor licenses on portions of S Throop St

Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License

4-60-022 (21.216) disallow additional alcoholic liquor licenses on portions of S Ada St

Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License

4-60-022 (21.217) disallow additional alcoholic liquor licenses on portions of S Loomis Blvd

Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License

4-60-022 (21.218) disallow additional alcoholic liquor licenses on portions of S Bishop St

Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License

4-60-022 (21.219) disallow additional alcoholic liquor licenses on portions of S Laffin St

Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License

OFFICE OF THE CITY CLERK

**MUNICIPAL CODE AMENDMENTS**

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 60 Liquor Dealers

4-60-022 (21.220) disallow additional alcoholic liquor licenses on portions of S Justine St  
 Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License

4-60-022 (21.222) disallow additional alcoholic liquor licenses on portions of S Marshfield Ave  
 Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License

4-60-022 (26.18) allow additional alcoholic liquor licenses on portions of W North Ave  
 La Spata (1), Maldonado (26) O2019-5603  
 Referred [C.J.p. 4331] License

4-60-022 (26.7) allow additional alcoholic liquor licenses on portions of W Diversey Ave  
 Waguespack (32), Rodriguez O2019-5576  
 Referred [C.J.p. 4389] License

4-60-022 (32.31) allow additional alcoholic liquor licenses on portions of W North Ave  
 Hopkins (2), Burnett (27) O2019-3858  
 Referred [C.J.p. 177] License  
 Passed [C.J.p. 2652]

4-60-022 (35.82) allow additional alcoholic liquor licenses on portions of N Milwaukee Ave  
 Ramirez-Rosa (35) O2019-3860  
 Referred [C.J.p. 189] License  
 Passed [C.J.p. 2656]

4-60-022 (37.31) allow additional alcoholic liquor licenses on portions of W Chicago Ave  
 Mitts (37) O2019-5508  
 Referred [C.J.p. 4394] License

4-60-022 (38.82) allow additional alcoholic liquor licenses on portions of W Belmont Ave  
 Sposato (38) O2019-5509  
 Referred [C.J.p. 4395] License

4-60-022 (50.244) disallow additional alcoholic liquor licenses on portions of N Western Ave  
 Silverstein (50) O2019-3859  
 Referred [C.J.p. 199] License  
 Passed [C.J.p. 2668]

**MUNICIPAL CODE AMENDMENTS**

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 60 Liquor Dealers

4-60-022 (50.32) disallow additional alcoholic liquor licenses on portions of W Touhy Ave  
 Silverstein (50) O2019-3848  
 Referred [C.J.p. 199] License  
 Passed [C.J.p. 2657]

4-60-023 (17.288) allow additional package goods licenses on portions of W 69th St  
 Moore (17) O2019-3849  
 Referred [C.J.p. 184] License  
 Passed [C.J.p. 2659]

4-60-023 (17.355) allow additional package goods licenses on portions of W Lithuanian Plaza Ct  
 Moore (17) O2019-3852  
 Referred [C.J.p. 184] License  
 Passed [C.J.p. 2661]

4-60-023 (21.57) disallow additional package goods licenses on portions of S Racine Ave  
 Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License

4-60-023 (21.58) disallow additional package goods licenses on portions of S Elizabeth St  
 Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License

4-60-023 (21.59) disallow additional package goods licenses on portions of S Throop St  
 Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License

4-60-023 (21.60) disallow additional package goods licenses on portions of S Ada St  
 Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License

4-60-023 (21.62) disallow additional package goods licenses on portions of S Bishop St  
 Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License

4-60-023 (21.63) disallow additional package goods licenses on portions of S Laflin St  
 Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License

4-60-023 (21.64) disallow additional package goods licenses on portions of S Justine St  
 Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License

# OFFICE OF THE CITY CLERK

Date: 7/24/2019

## CITY COUNCIL LEGISLATIVE INDEX

31

### MUNICIPAL CODE AMENDMENTS

#### Title 4 - Businesses, Occupations & Consumer Protection

##### Ch. 60 Liquor Dealers

- 4-60-023 (21.65) disallow additional package goods licenses on portions of S Ashland Ave  
 Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License
- 4-60-023 (21.66) disallow additional package goods licenses on portions of S Marshfield Ave  
 Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License
- 4-60-023 (27.97) allow additional package goods licenses on portions of W Grand Ave  
 Maldonado (26), La Spata (1) O2019-3912  
 Referred [C.J.p. 184] License  
 Passed [C.J.p. 2666]
- 4-60-023 (37.18 and 37.22) disallow additional package goods licenses on portions of W North Ave and W Division ST  
 Mitts (37) O2019-3847  
 Referred [C.J.p. 190] License  
 Passed [C.J.p. 2663]
- 4-60-023 (44.2) allow additional package goods licenses on portions of W Belmont Ave  
 Tunney (44) O2019-5510  
 Referred [C.J.p. 4418] License
- 4-60-023 (49.68) allow additional package goods licenses on portions of W Devon Ave  
 Hadden (49) O2019-5563  
 Referred [C.J.p. 4431] License
- 4-60-023 (50.246) disallow additional package goods licenses on portions of N Western Ave  
 Silverstein (50) O2019-3859  
 Referred [C.J.p. 199] License  
 Passed [C.J.p. 2668]
- 4-60-023 (50.74) allow additional package goods licenses on portions of N Lincoln Ave  
 Silverstein (50) O2019-3857  
 Referred [C.J.p. 200] License  
 Passed [C.J.p. 2664]
- 4-60-023 (8.7) disallow additional package goods licenses on portions of E 79th St  
 Harris (8) O2019-5566  
 Referred [C.J.p. 4344] License

### MUNICIPAL CODE AMENDMENTS

#### Title 4 - Businesses, Occupations & Consumer Protection

##### Ch. 60 Liquor Dealers

- 4-60-024 modifying requirements for issuance of new licenses  
 Lopez (15) O2019-5585  
 Referred [C.J.p. 4352] License
- 4-60-130 (e) modifying provision governing hours of operation, and applicant requirements for obtaining late-hour license  
 Lopez (15) O2019-5585  
 Referred [C.J.p. 4352] License
- 4-60-23 (21.61) disallow additional package goods licenses on portions of S Loomis Blvd  
 Brookins (21) O2019-5573  
 Referred [C.J.p. 4361] License

##### Ch. 244 Peddlers

- 4-244-140 (b) prohibiting peddling on portions of E 42nd Pl, S Berkeley Ave, S Oakenwald Ave, E 44 Pl, S Lake Park Ave, E 44th St and S Greenwood Ave  
 King (4) O2019-3923  
 Referred [C.J.p. 178] License  
 Passed [C.J.p. 2670]

##### Ch. 344 Stationary Engineers & Boiler Tenders

- 4-344-110 imposing fine in accordance with Section 14A-3-302 for violation of any Chapter provision that has no specific penalty  
 Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646] Substitute

##### Ch. 376 Employing Masons and Mason Contractors

- 4-376-090 imposing fine in accordance with Section 14A-3-302 on any licensed employing mason or mason contractor who violates Chapter provisions  
 Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646] Substitute

##### Ch. 384 Animal Care

- 4-384-015 (e) expanding provision governing retail sale of dogs, cats and rabbits to include regulation on pet lease and finance agreements  
 Lopez (15) O2019-5571  
 Referred [C.J.p. 4352] License

OFFICE OF THE CITY CLERK

**MUNICIPAL CODE AMENDMENTS**

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 384 Animal Care

4-384-020 (a) requiring any person to obtain animal care license prior to engaging in animal shelter business

Lopez (15) O2019-5572  
 Referred [C.J.p. 4353] License

Ch. 388 Rooftops in Wrigley Field Adjacent Area

4-388-220 (b) modifying provision governing rooftop expansion restriction

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

Title 5 - Housing & Economic Development

Ch. 14 Protecting Tenants at Foreclosures

5-14-060 (f) adding reference to Chapter 14X-12 relating to vacant building registration of foreclosed rental property

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

(New undesignated chapter) establishment of City of Chicago Homes for All Ordinance

Taliaferro (29), and Others O2019-5797  
 Referred [C.J.p. 4381] Housing

Title 7 - Health & Safety

Ch. 24 Drugs & Narcotics

7-24-213 (new) under new Article V-B, defining cannabis and cannabis business establishment

O'Shea (19), and Others O2019-5605  
 Referred [C.J.p. 4359] License

7-24-215 (new) prohibiting sale, barter, exchange, or on-premise consumption of cannabis or cannabis accessories within 500 feet of property line of any school, child care facility, or building used for education or recreation of minors or young adults under age 21

O'Shea (19), and Others O2019-5605  
 Referred [C.J.p. 4359] License

**MUNICIPAL CODE AMENDMENTS**

Title 7 - Health & Safety

Ch. 24 Drugs & Narcotics

7-24-217 (new) prohibiting consumption of cannabis on premises of cannabis business establishment

O'Shea (19), and Others O2019-5605  
 Referred [C.J.p. 4359] License

7-24-219 (new) authorizing Commissioner of Business Affairs and Consumer Protection and Commissioner of Health to promulgate rules for Article V-B enforcement

O'Shea (19), and Others O2019-5605  
 Referred [C.J.p. 4359] License

Ch. 38 Food Establishments-Sanitary Operating Requirements

7-38-115 syntax modification by adding ":" to "privately-owned"

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

7-38-117 allowing mobile food vehicle stand with limit of 40 feet in length

3420 N Lincoln Ave  
 Martin (47) O2019-5562  
 Referred [C.J.p. 4426] Pedestrian and Traffic Safety

Title 8 - Offenses Affecting Public Peace, Morals & Welfare

Ch. 4 Public Peace & Welfare

8-4-014 (new) (a) thru (d) prohibiting criminal loitering in public places and imposing penalties for violations

Ervin (28), and Others O2019-5594  
 Referred [C.J.p. 4378] Public Safety

Title 9 - Vehicles, Traffic & Rail Transportation

Ch. 4 Traffic Definitions & General Provisions

9-4-010 adding definition of drifting

Reilly (42), Hopkins (2) SO2019-3944  
 Referred [C.J.p. 193] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2674]

# OFFICE OF THE CITY CLERK

Date: 7/24/2019

## CITY COUNCIL LEGISLATIVE INDEX

33

**MUNICIPAL CODE AMENDMENTS**

Title 9 - Vehicles, Traffic & Rail Transportation

Ch. 12 Traffic & Speed Restrictions

9-12-090 (new) prohibiting drag racing as defined in Section 9-4-010, and imposing fines for violations

Reilly (42), Hopkins (2) SO2019-3944  
 Referred [C.J.p. 193] Pedestrian and Traffic Safety

Passed [C.J.p. 2674]

9-12-100 (new) prohibiting drifting as defined in Section 9-4-010, and imposing fines for violations

Reilly (42), Hopkins (2) SO2019-3944  
 Referred [C.J.p. 193] Pedestrian and Traffic Safety

Passed [C.J.p. 2674]

Ch. 64 Parking Regulations

9-64-090 (h) establishing not-for-profit organization one-day residential parking daily permit pilot program for Residential Zone Nos. 142, 143, and 383

Smith (43), Tunney (44) O2019-5574  
 Referred [C.J.p. 4417] Pedestrian and Traffic Safety

9-64-125 (a) inserting additional affirmative defense of renewal of wheel tax license within valid grace period under 3-56-043(b)

Lightfoot (Mayor), and Others O2019-5547  
 Referred [C.J.p. 2187] Finance

Ch. 68 Restricted Parking-Permits & Regulations

(b) definition of residential street follows 9-4-010 of Municipal Code in R1 through R5 city zoning district, including 4000 block of S Oakenwald Ave, west side only, all days 5 PM to 6 AM

King (4) O2019-5595  
 Referred [C.J.p. 4338] Transportation

(c) aldermanic distribution of seasonal, seasonal guest and business/place of worship guest parking permits or single day without charge, ineligibility if vehicle subject to immobilization or no valid city vehicle sticker

King (4) O2019-5595  
 Referred [C.J.p. 4338] Transportation

(d) appropriate signage designated to Department of Transportation

King (4) O2019-5595  
 Referred [C.J.p. 4338] Transportation

**MUNICIPAL CODE AMENDMENTS**

Title 9 - Vehicles, Traffic & Rail Transportation

Ch. 68 Restricted Parking-Permits & Regulations

(e) violation considered under 9-06-090(e) and immediate towing as in 9-92-030

King (4) O2019-5595  
 Referred [C.J.p. 4338] Transportation

(f) continuing duty of DOT to consult with council members involved in program

King (4) O2019-5595  
 Referred [C.J.p. 4338] Transportation

9-68-027 (new) (a) establishing seasonal parking program from April 1 to November 1 on specified residential streets with valid seasonal parking permit as to eligibility defined at (c)

King (4) O2019-5595  
 Referred [C.J.p. 4338] Transportation

Ch. 76 Vehicle Equipment

9-76-140 modifying prohibition on use of muffler cutout, and adding \$500 fine for each offense

Reilly (42), Hopkins (2) SO2019-3944  
 Referred [C.J.p. 193] Pedestrian and Traffic Safety

Passed [C.J.p. 2674]

Ch. 80 Miscellaneous Rules

9-80-095 (a) thru (d) modifying provision prohibiting excessive standing of diesel powered vehicles with engines running, allowing for citizen complaints, and requiring Dept. of Health to file annual report with Chairman of Committee on Health and Environmental Protection or successor committee regarding such complaints

Reilly (42), and Others O2019-5756  
 Referred [C.J.p. 4412] Environment

Ch. 100 Admin. Adjudication of Parking, Compliance, Automated Traffic Law Enforcement System or Automated Speed Enforcement System Violations

9-100-060 qualifying affirmative defense that correction of violation not available unless within 9-64-125 (a)

Lightfoot (Mayor), and Others O2019-5547  
 Referred [C.J.p. 2187] Finance

9-100-100 deleting reference to 9-100-105 and inserting 9-100-160 with notice of final determination

Lightfoot (Mayor), and Others O2019-5547  
 Referred [C.J.p. 2187] Finance

OFFICE OF THE CITY CLERK

**MUNICIPAL CODE AMENDMENTS**

Title 9 - Vehicles, Traffic & Rail Transportation

Ch. 100 Admin. Adjudication of Parking, Compliance, Automated Traffic Law Enforcement System or Automated Speed Enforcement System Violations

9-100-101 repealed

Lightfoot (Mayor), and Others O2019-5547  
 Referred [C.J.p. 2187] Finance

9100-105 repealed

Lightfoot (Mayor), and Others O2019-5547  
 Referred [C.J.p. 2187] Finance

9-100-120 (b) (c) (d) redirecting code referece for vehicle immobilization for unpaid fines, penalties and fees to 9-100-160, defining additional compliance time, vehicle release steps for first timers at 9-100-160

Lightfoot (Mayor), and Others O2019-5547  
 Referred [C.J.p. 2187] Finance

9-100-130 modifying driver license suspension for nonpayment of cumulative violations within 45 days from "will" to "may" result in notice to Secretary of State for initiation of suspension proceedings

Lightfoot (Mayor), and Others O2019-5547  
 Referred [C.J.p. 2187] Finance

9-100-160 (new) (a) thru (e) establishing install payment plans for eligible participant who was issued notice under Section 9-100-030, or second notice for parking, standing or compliance violation under Section 9-100-050(d), or under Section 9-100-045 for automated speed or traffic law enforcement system violation which have not been issued notice of such violation

Lightfoot (Mayor), and Others O2019-5547  
 Referred [C.J.p. 2187] Finance

Title 10 - Streets, Public Ways, Parks, Airports & Harbors

Ch. 28 Structures On & Under Public Ways

10-28-031 (new) prohibiting unlawful placement of fencing or landscaping elements on public parkway within 2 feet of curb, setting daily fine range of \$50 to \$500 per day

Waguespack (32) O2019-5578  
 Referred [C.J.p. 4385] Transportation

**MUNICIPAL CODE AMENDMENTS**

Title 13 - Building & Construction

Ch. 72 Condominiums

13-72-085 (new) (a) (b) (c) establishing provision governing sale of condominium property

Reilly (42), and Others O2019-5753  
 Referred [C.J.p. 4412] Housing

Ch. 78 High-Rise Buildings-Emergency Procedure

13-78-045 (a) (b) (c) repealing existing section and replacing with provision requiring life safety data sheet filing with Fire Department

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

Ch. 150 Bird Friendly Design

13-150-010 thru 13-150-100 (new) establishing standards for new building construction and substantial facade renovation to reduce bird mortality

Hopkins (2), and Others O2019-5575  
 Referred [C.J.p. 4335] Zoning

Title 14A - Administrative Provisions of the Chicago Construction Code

Ch. 14A-1 Scope and Application

14A-1- 105.2.4 modifying provision governing permits applied for before August 1, 2020

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

14A-1-103.2 modifying terms provision by capitalizing "Commissioner's"

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

14A-1-104.10.1 modifying provision regarding Department of Construction and Permits assumption of rights, power, duties, obligations and responsibilities

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

35

**MUNICIPAL CODE AMENDMENTS**

Title 14A - Administrative Provisions of the Chicago Construction Code

Ch. 14A-1 Scope and Application

14A-1-104.13 syntax modification regarding right of entry

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

14A-1-104.3 modifying trade licensing provision by deleting "the permitting or" and capitalizing State

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

14A-1-104.6 modifying provision governing Chicago Construction Code revision

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

14A-1-104.8 modifying provision governing permit approvals

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

14A-1-105.2.7 modifying provision governing adjustment of effective dates for certain operational and inspectional requirements

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

Ch. 14A-2 Definitions

14A-2-202 capitalizing "Commissioner" within definition of building official

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

**MUNICIPAL CODE AMENDMENTS**

Title 14A - Administrative Provisions of the Chicago Construction Code

Ch. 14A-3 Enforcement

14A-3-301.4 modifying enforcement proceeding by adding paragraph containing in rem jurisdiction, renumbering posted notice requirement, and deleting emergency basis provision

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

14A-3-303.1 modifying scope by deleting "after due investigation" and "after due notice"

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

14A-3-310.4 modifying provision governing natural gas service

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

14A-3-312.2 modifying provision regarding abatement proceedings

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

14A-3-312.5 syntax correction under costs provision

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

14A-3-314.1.1 modifying provision governing violation of stop work orders

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

OFFICE OF THE CITY CLERK

**MUNICIPAL CODE AMENDMENTS**

Title 14B - Building Code

Ch. 14B-10 Means of Egress

14B-10-1006 removing adopted provision of Section 1006 of IBC governing three or more exits or exit access doorways

Lightfoot (Mayor) SO2019-4097  
Referred [C.J.p. 229] Zoning  
Passed as [C.J.p. 3646]  
Substitute

Ch. 14B-15 Roof Assemblies and Rooftop Structures

14B-15-1502 modifying adopted provision of Section 1502 of IBC governing gutters

Lightfoot (Mayor) SO2019-4097  
Referred [C.J.p. 229] Zoning  
Passed as [C.J.p. 3646]  
Substitute

Ch. 14B-16 Structural Design

14B-16-3103 providing for temporary structure regulations

Lightfoot (Mayor) SO2019-4097  
Referred [C.J.p. 229] Zoning  
Passed as [C.J.p. 3646]  
Substitute

Ch. 14B-4 Special Detailed Requirements Based on Use and Occupancy

14B-4-403 modifying provision governing high-rise buildings

Lightfoot (Mayor) SO2019-4097  
Referred [C.J.p. 229] Zoning  
Passed as [C.J.p. 3646]  
Substitute

14B-4-406 modifying provision governing motor-vehicle-related occupancies

Lightfoot (Mayor) SO2019-4097  
Referred [C.J.p. 229] Zoning  
Passed as [C.J.p. 3646]  
Substitute

Ch. 14B-5 General Building Heights and Areas

14B-5-504.3 modifying standards table for allowable building height above grade plane

Lightfoot (Mayor) SO2019-4097  
Referred [C.J.p. 229] Zoning  
Passed as [C.J.p. 3646]  
Substitute

**MUNICIPAL CODE AMENDMENTS**

Title 14B - Building Code

Ch. 14B-5 General Building Heights and Areas

14B-5-504.4 modifying standards table for allowable number of stories above grade plane

Lightfoot (Mayor) SO2019-4097  
Referred [C.J.p. 229] Zoning  
Passed as [C.J.p. 3646]  
Substitute

14B-5-506 modifying provision regarding building areas

Lightfoot (Mayor) SO2019-4097  
Referred [C.J.p. 229] Zoning  
Passed as [C.J.p. 3646]  
Substitute

Title 14C - Conveyance Device Code

Ch. 14C- 5 Alternative Performance-based Requirements for Elevators and Escalators

14C-5-0.3 syntax modification

Lightfoot (Mayor) SO2019-4097  
Referred [C.J.p. 229] Zoning  
Passed as [C.J.p. 3646]  
Substitute

Title 14E - Electrical Code

Ch. 14E- 5 Special Occupancies

14E-5-517 modifying provision regulating health care facilities by adding exceptions

Lightfoot (Mayor) SO2019-4097  
Referred [C.J.p. 229] Zoning  
Passed as [C.J.p. 3646]  
Substitute

Title 14R - Building Rehabilitation Code

Ch. 14R-12 Historic Buildings

14R-12-1203 modifying adopted provision of Section 1203 of IEBC governing stairway railings

Lightfoot (Mayor) SO2019-4097  
Referred [C.J.p. 229] Zoning  
Passed as [C.J.p. 3646]  
Substitute

Ch. 14R-2 Definitions

14R-2-202 modifying definitions of alteration, historic building, and rehabilitation

Lightfoot (Mayor) SO2019-4097  
Referred [C.J.p. 229] Zoning  
Passed as [C.J.p. 3646]  
Substitute

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

37

**MUNICIPAL CODE AMENDMENTS**

Title 14R - Building Rehabilitation Code

Ch. 14R-3 Provisions for all Compliance Methods

14R-3-303 correcting misspelling under structural design loads and evaluation and design procedures

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

14R-3-305 modifying provision governing accessibility for existing buildings

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

Title 15 - Fire Prevention

Ch. 4 Bureau of Fire Prevention

15-4-020 capitalizing Fire Department and Fire Commissioner

Lightfoot (Mayor) SO2019-4097  
 Referred [C.J.p. 229] Zoning  
 Passed as [C.J.p. 3646]  
 Substitute

Title 17 - Chicago Zoning Ordinance

Ch. 6 Special Purpose Districts

17-6-0403-F amending Kinzie Corridor Planned Manufacturing District No. 4, Use Table and Standards

Lightfoot (Mayor), Burnett (27) O2019-5606  
 Referred [C.J.p. 2187] Zoning

17-6-0403-G (new) replacing entire provision governing supplemental use standards for Kinzie Corridor PMD 4

Lightfoot (Mayor), Burnett (27) O2019-5606  
 Referred [C.J.p. 2187] Zoning

Ch. 10 Parking & Loading

17-10-0101-B (2) (b) (new) establishing pilot program in 26th ward to further regulate parking and loading standards for residential buildings or residential uses except those in existence for 50 or more years

Maldonado (26) O2019-5545  
 Referred [C.J.p. 4369] Zoning

**MUNICIPAL CODE AMENDMENTS**

Title 18 - Building Infrastructure

Ch. 11 Accessibility

18-11-1106.2.1 (1 thru 4) (new) governing accessible parking space requirements in multi-unit residential occupancy buildings

Reilly (42) O2019-5602  
 Referred [C.J.p. 4398] Pedestrian and Traffic Safety

**PARKING**

Handicapped

3724

Ramirez-Rosa (35) O2019-4218  
 Referred [C.J.p. 2028] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2696] SO2019-5487

1511 W 109th Pl

Austin (34) O2019-4072  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2691] SO2019-5487

206 W 111th Pl

Austin (34) O2019-4204  
 Referred [C.J.p. 2026] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2692] SO2019-5487

642 W 116th Pl

Austin (34) O2019-4070  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2691] SO2019-5487

2905 E 130th St

Sadlowski Garza (10) O2019-5342  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2686] SO2019-5487

3916 W 24th St

Rodriguez (22) O2019-5699  
 Referred [C.J.p. 4302] Pedestrian and Traffic Safety

4308 W 31st St

Rodriguez (22) O2019-4197  
 Referred [C.J.p. 2025] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2690] SO2019-5487

OFFICE OF THE CITY CLERK

PARKING

Handicapped

1236 W 32nd PI  
 Thompson (11) O2019-2757  
 Referred [C.J.p. 101113] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2686] SO2019-5487  
 3630 W 32nd St  
 Rodriguez (22) O2019-5700  
 Referred [C.J.p. 4302] Pedestrian and  
 Traffic Safety  
 2715 W 37th PI  
 Cardenas (12) O2019-5358  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2687] SO2019-5487  
 2950 W 40th St  
 Cardenas (12) O2019-5346  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2687] SO2019-5487  
 2950 W 40th St  
 Cardenas (12) O2019-5345  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2687] SO2019-5487  
 440 W 42nd PI  
 Thompson (11) O2019-3999  
 Referred [C.J.p. 161] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2686] SO2019-5487  
 3815 W 46th PI  
 Remove  
 Burke (14) O2019-2761  
 Referred [C.J.p. 101119] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2695] SO2019-5487  
 606 W 47th PI  
 Repeal  
 Thompson (11) O2019-2807  
 Referred [C.J.p. 101118] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2694] SO2019-5487

PARKING

Handicapped

3736 W 57th PI  
 Tabares (23) O2019-3997  
 Referred [C.J.p. 162] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2690] SO2019-5487  
 3725 W 58th PI  
 Tabares (23) O2019-5708  
 Referred [C.J.p. 4302] Pedestrian and  
 Traffic Safety  
 3452 W 60th PI  
 Tabares (23) O2019-3998  
 Referred [C.J.p. 162] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 3998] SO2019-5487  
 3923 W 62nd PI  
 Remove  
 Tabares (23) O2019-2787  
 Referred [C.J.p. 101119] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2696] SO2019-5487  
 5252 W 63rd PI  
 Remove  
 Quinn (13) O2019-3894  
 Referred [C.J.p. 167] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2695] SO2019-5487  
 5450 W 63rd PI  
 Quinn (13) O2019-4178  
 Referred [C.J.p. 2024] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2688] SO2019-5487  
 3942 W 64th PI  
 Quinn (13) O2019-5646  
 Referred [C.J.p. 4297] Pedestrian and  
 Traffic Safety  
 5617 W 64th PI  
 Quinn (13) O2019-4180  
 Referred [C.J.p. 2024] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2688] SO2019-5487

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

39

**PARKING**

Handicapped

5710 W 64th PI  
 Quinn (13) O2019-5903  
 Referred [C.J.p. 4309] Pedestrian and  
 Traffic Safety

5724 W 64th St  
 Quinn (13) O2019-5647  
 Referred [C.J.p. 4297] Pedestrian and  
 Traffic Safety

3901 W 65th St  
 Remove  
 Quinn (13) O2019-2777  
 Referred [C.J.p. 101119] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2695] SO2019-5487

3945 W 66th St  
 Quinn (13) O2019-4181  
 Referred [C.J.p. 2024] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2688] SO2019-5487

3811 W 68th St  
 Quinn (13) O2019-3925  
 Referred [C.J.p. 161] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2687] SO2019-5487

3814 W 69th PI  
 Quinn (13) O2019-3926  
 Referred [C.J.p. 161] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2687] SO2019-5487

3649 W 69th St  
 Remove  
 Quinn (13) O2019-4149  
 Referred [C.J.p. 2027] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2695] SO2019-5487

2140 W 71st PI  
 Moore (17) O2019-5667  
 Referred [C.J.p. 4299] Pedestrian and  
 Traffic Safety

**PARKING**

Handicapped

3452 W 71st PI  
 Moore (17) O2019-4051  
 Direct Introduction Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2688] SO2019-5487

1405 W 72nd PI  
 Moore (17) O2019-5671  
 Referred [C.J.p. 4299] Pedestrian and  
 Traffic Safety

1409 W 72nd PI  
 Moore (17) O2019-5668  
 Referred [C.J.p. 4299] Pedestrian and  
 Traffic Safety

1504 E 72nd PI  
 Mitchell (7) O2019-5331  
 Direct Introduction Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2685] SO2019-5487

1415 W 73rd PI  
 Moore (17) O2019-5672  
 Referred [C.J.p. 4299] Pedestrian and  
 Traffic Safety

1310 E 74th St  
 Harris (8) O2019-5628  
 Referred [C.J.p. 4296] Pedestrian and  
 Traffic Safety

2251 W 80th PI  
 Curtis (18) O2019-5680  
 Referred [C.J.p. 4299] Pedestrian and  
 Traffic Safety

2915 W 82nd St  
 Curtis (18) O2019-5364  
 Direct Introduction Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2688] SO2019-5487

3316 W 83rd St  
 Remove  
 Curtis (18) O2019-3949  
 Referred [C.J.p. 167] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2696] SO2019-5487

OFFICE OF THE CITY CLERK

**PARKING**

Handicapped

1536 E 84th St  
 Harris (8) O2019-5629  
 Referred [C.J.p. 4296] Pedestrian and  
 Traffic Safety

1643 E 84th St  
 Harris (8) O2019-5630  
 Referred [C.J.p. 4296] Pedestrian and  
 Traffic Safety

833 E 89th St  
 Harris (8) O2019-5631  
 Referred [C.J.p. 4296] Pedestrian and  
 Traffic Safety

322 W 90th Pl  
 Brookins (21) O2019-5480  
 Referred [C.J.p. 4301] Pedestrian and  
 Traffic Safety

1412 E 90th St  
 Harris (8) O2019-5632  
 Referred [C.J.p. 4296] Pedestrian and  
 Traffic Safety

220 W 91st St  
 Brookins (21) O2019-5483  
 Referred [C.J.p. 4301] Pedestrian and  
 Traffic Safety

2250 E 92nd Pl  
 Mitchell (7) O2019-5312  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 SO2019-5487

Passed [C.J.p. 2685]  
 1118 E 93rd St  
 Harris (8) O2019-5634  
 Referred [C.J.p. 4296] Pedestrian and  
 Traffic Safety

2657 E 93rd St  
 Mitchell (7) O2019-5332  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 SO2019-5487

Passed [C.J.p. 2685]  
 355 W 99th Pl  
 Beale (9) O2019-5338  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 SO2019-5487

Passed [C.J.p. 2686]

**PARKING**

Handicapped

25 N Ada St  
 Burnett (27) O2019-5741  
 Referred [C.J.p. 4305] Pedestrian and  
 Traffic Safety

11434 S Ada St  
 Austin (34) O2019-4076  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 SO2019-5487

Passed [C.J.p. 2692]  
 8140 W Addison St  
 Sposato (38) O2019-5802  
 Referred [C.J.p. 4306] Pedestrian and  
 Traffic Safety

206 S Albany Ave  
 Ervin (28) O2019-3935  
 Referred [C.J.p. 163] Pedestrian and  
 Traffic Safety  
 SO2019-5487

Passed [C.J.p. 2691]  
 6219 N Albany Ave  
 Silverstein (50) O2019-5823  
 Referred [C.J.p. 4307] Pedestrian and  
 Traffic Safety

6322 N Albany Ave  
 Silverstein (50) O2019-480  
 Referred [C.J.p. 95350] Pedestrian and  
 Traffic Safety  
 SO2019-5498

Failed to Pass [C.J.p. 2713]  
 6511 N Albany Ave  
 Silverstein (50) O2018-9440  
 Referred [C.J.p. 93692] Pedestrian and  
 Traffic Safety  
 SO2019-5487

Passed [C.J.p. 2694]  
 8260 S Anthony Ave  
 Harris (8) O2019-5613  
 Referred [C.J.p. 4294] Pedestrian and  
 Traffic Safety

558 N Artesian Ave  
 Maldonado (26) O2019-3929  
 Referred [C.J.p. 162] Pedestrian and  
 Traffic Safety  
 SO2019-5487

Passed [C.J.p. 2690]

# OFFICE OF THE CITY CLERK

Date: 7/24/2019

## CITY COUNCIL LEGISLATIVE INDEX

41

**PARKING**

Handicapped

558 N Artesian Ave Maldonado (26) Referred [C.J.p. 4302]	O2019-5709 Pedestrian and Traffic Safety
5146 S Artesian Ave Burke (14) Referred [C.J.p. 4297]	O2019-5648 Pedestrian and Traffic Safety
6239 N Artesian Ave Silverstein (50) Referred [C.J.p. 4307]	O2019-5827 Pedestrian and Traffic Safety
6312 N Artesian Ave Silverstein (50) Referred [C.J.p. 4307]	O2019-5829 Pedestrian and Traffic Safety
2210 W Arthur Ave Remove Silverstein (50) Referred [C.J.p. 4311]	O2019-5957 Pedestrian and Traffic Safety
1528 W Augusta Blvd Hopkins (2) Direct Introduction Passed [C.J.p. 2684]	O2019-5321 Pedestrian and Traffic Safety SO2019-5487
2548 W Augusta Blvd Maldonado (26) Referred [C.J.p. 4303]	O2019-5710 Pedestrian and Traffic Safety
10736 S Avenue C Sadlowski Garza (10) Direct Introduction Passed [C.J.p. 2686]	O2019-5343 Pedestrian and Traffic Safety SO2019-5487
10518 S Avenue F Sadlowski Garza (10) Referred [C.J.p. 4296]	O2019-5638 Pedestrian and Traffic Safety
11229 S Avenue J Sadlowski Garza (10) Referred [C.J.p. 4296]	O2019-5639 Pedestrian and Traffic Safety

**PARKING**

Handicapped

1523 N Avers Ave Maldonado (26) Referred [C.J.p. 4303]	O2019-5711 Pedestrian and Traffic Safety
2842 S Avers Ave Rodriguez (22) Direct Introduction	O2019-4082 Pedestrian and Traffic Safety
Passed [C.J.p. 2689] 4854 N Avers Ave Nugent (39) Direct Introduction	SO2019-5487 O2019-5377 Pedestrian and Traffic Safety
Passed [C.J.p. 2693] 3239 W Beach Ave Maldonado (26) Referred [C.J.p. 4303]	SO2019-5487 O2019-5712 Pedestrian and Traffic Safety
5152 W Belden Ave Villegas (36) Referred [C.J.p. 4306]	O2019-5795 Pedestrian and Traffic Safety
6967 N Bell Ave Silverstein (50) Referred [C.J.p. 93693]	O2018-9441 Pedestrian and Traffic Safety
Passed [C.J.p. 2694] 5305 W Belle Plaine Ave Sposato (38) Referred [C.J.p. 4306]	SO2019-5487 O2019-5804 Pedestrian and Traffic Safety
4008 W Berteau Ave Nugent (39) Direct Introduction	O2019-4086 Pedestrian and Traffic Safety
Passed [C.J.p. 2693] 2428 W Berwyn Ave Vasquez, Jr. (40) Referred [C.J.p. 166]	SO2019-5487 O2019-3984 Pedestrian and Traffic Safety
Passed [C.J.p. 2694]	SO2019-5487

OFFICE OF THE CITY CLERK

PARKING

Handicapped

7029 S Bishop St  
 Moore (17) O2019-5363  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2688] SO2019-5487  
 9220 S Bishop St  
 Brookins (21) O2019-5504  
 Referred [C.J.p. 4300] Pedestrian and Traffic Safety  
 11737 S Bishop St  
 Austin (34) O2019-5791  
 Referred [C.J.p. 4306] Pedestrian and Traffic Safety  
 67 N California Ave  
 Silverstein (50) O2018-9442  
 Referred [C.J.p. 93693] Pedestrian and Traffic Safety  
 Failed to Pass [C.J.p. 2712] SO2019-5498  
 6142 N California Ave  
 Silverstein (50) O2019-5830  
 Referred [C.J.p. 4307] Pedestrian and Traffic Safety  
 7235 S California Ave  
 Curtis (18) O2019-5673  
 Referred [C.J.p. 4299] Pedestrian and Traffic Safety  
 4320 S Calumet Ave  
 Dowell (3) O2019-5322  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2684] SO2019-5487  
 4320 S Calumet Ave  
 Dowell (3) O2019-5324  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2684] SO2019-5487  
 4637 S Calumet Ave  
 Dowell (3) O2019-5612  
 Referred [C.J.p. 4294] Pedestrian and Traffic Safety

PARKING

Handicapped

311 S Campbell Ave  
 Burnett (27) O2019-4054  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2690] SO2019-5487  
 5242 N Campbell Ave  
 Vasquez, Jr. (40) O2019-4087  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2694] SO2019-5487  
 7130 S Campbell Ave  
 Curtis (18) O2019-5675  
 Referred [C.J.p. 4299] Pedestrian and Traffic Safety  
 7227 S Campbell Ave  
 Remove  
 Curtis (18) O2019-3946  
 Referred [C.J.p. 167] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2695] SO2019-5487  
 8051 S Campbell Ave  
 Curtis (18) O2019-5676  
 Referred [C.J.p. 4299] Pedestrian and Traffic Safety  
 8421 S Carpenter St  
 Brookins (21) O2019-5478  
 Referred [C.J.p. 4300] Pedestrian and Traffic Safety  
 8421 S Carpenter St  
 Brookins (21) O2019-4182  
 Referred [C.J.p. 2024] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2689] SO2019-5487  
 9600 S Carpenter St  
 Brookins (21) O2019-5473  
 Referred [C.J.p. 4300] Pedestrian and Traffic Safety  
 2848 S Central Ave  
 Rodriguez (22) O2019-4186  
 Referred [C.J.p. 2024] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2689] SO2019-5487

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

43

PARKING

Handicapped

1562 N Central Park Ave  
 Maldonado (26) O2019-5730  
 Referred [C.J.p. 4304] Pedestrian and  
 Traffic Safety

7310 S Champlain Ave  
 Sawyer (6) O2019-5330  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2685] SO2019-5487

1105 N Christiana Ave  
 Maldonado (26) O2019-5713  
 Referred [C.J.p. 4303] Pedestrian and  
 Traffic Safety

1112 W Christiana Ave  
 Maldonado (26) O2019-5714  
 Referred [C.J.p. 4303] Pedestrian and  
 Traffic Safety

6429 N Claremont Ave  
 Silverstein (50) O2019-3992  
 Referred [C.J.p. 166] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2694] SO2019-5487

6967 N Claremont Ave  
 Silverstein (50) O2019-483  
 Referred [C.J.p. 95350] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 2713] SO2019-5498  
 Pass

3742 N Clifton Ave  
 Remove  
 Tunney (44) O2019-3833  
 Referred [C.J.p. 168] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2697]

7937 S Clyde Ave  
 Harris (8) O2019-5616  
 Referred [C.J.p. 4295] Pedestrian and  
 Traffic Safety

8134 S Clyde Ave  
 Harris (8) O2019-5618  
 Referred [C.J.p. 4295] Pedestrian and  
 Traffic Safety

PARKING

Handicapped

7257 S Constance Ave  
 Mitchell (7) O2019-5311  
 Direct Introduction Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2685] SO2019-5487

6216 W Cornelia Ave  
 Villegas (36) O2019-4206  
 Referred [C.J.p. 2026] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2692] SO2019-5487

5325 S Cornell Ave  
 King (4) O2019-5325  
 Direct Introduction Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2684] SO2019-5487

7735 S Cornell Ave  
 Harris (8) O2019-5619  
 Referred [C.J.p. 4295] Pedestrian and  
 Traffic Safety

2447 W Cortez St  
 Maldonado (26) O2019-5715  
 Referred [C.J.p. 4303] Pedestrian and  
 Traffic Safety

2740 W Cortez St  
 La Spata (1) O2019-5608  
 Referred [C.J.p. 4293] Pedestrian and  
 Traffic Safety

4951 W Cortez St  
 Mitts (37) O2019-3954  
 Referred [C.J.p. 164] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2692] SO2019-5487

7719 S Cregier Ave  
 Harris (8) O2019-5614  
 Referred [C.J.p. 4295] Pedestrian and  
 Traffic Safety

8531 S Cregier Ave  
 Harris (8) O2019-5615  
 Referred [C.J.p. 4295] Pedestrian and  
 Traffic Safety

OFFICE OF THE CITY CLERK

PARKING

Handicapped

4333 W Crystal St  
 Mitts (37) O2019-3956  
 Referred [C.J.p. 164] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2692] SO2019-5487  
 4824 W Crystal St  
 Remove  
 Mitts (37) O2019-4003  
 Referred [C.J.p. 168] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2696] SO2019-5487  
 5348 W Crystal St  
 Mitts (37) O2019-5801  
 Referred [C.J.p. 4306] Pedestrian and Traffic Safety  
 3848 W Cullom Ave  
 Nugent (39) O2019-5485  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2694] SO2019-5487  
 9046 S Dauphin Ave  
 Harris (8) O2019-5620  
 Referred [C.J.p. 4295] Pedestrian and Traffic Safety  
 5024 N Delphia Ave  
 Napolitano (41) O2019-3987  
 Referred [C.J.p. 166] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2694]  
 5329 W Deming Pl  
 Reboyras (30) O2019-5468  
 Referred [C.J.p. 4305] Pedestrian and Traffic Safety  
 3410 W Dickens Ave  
 Maldonado (26) O2019-5716  
 Referred [C.J.p. 4303] Pedestrian and Traffic Safety  
 5139 W Dickens Ave  
 Villegas (36) O2019-5796  
 Referred [C.J.p. 4306] Pedestrian and Traffic Safety

PARKING

Handicapped

5139 W Dickens Ave  
 Villegas (36) O2019-5316  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2692] SO2019-5487  
 9243 S Dobson Ave  
 Harris (8) O2019-5621  
 Referred [C.J.p. 4295] Pedestrian and Traffic Safety  
 851 N Drake Ave  
 Burnett (27) O2019-5372  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2691] SO2019-5487  
 2724 S Drake Ave  
 Rodriguez (22) O2019-4187  
 Referred [C.J.p. 2024] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2689] SO2019-5487  
 8415 S Drexel Ave  
 Harris (8) O2019-5623  
 Referred [C.J.p. 4295] Pedestrian and Traffic Safety  
 10718 S Eberhart Ave  
 Beale (9) O2019-5336  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2686] SO2019-5487  
 8847 S Eggleston Ave  
 Brookins (21) O2019-4183  
 Referred [C.J.p. 2024] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2689] SO2019-5487  
 9246 S Eggleston Ave  
 Brookins (21) O2019-5475  
 Referred [C.J.p. 4300] Pedestrian and Traffic Safety  
 10849 S Eggleston Ave  
 Austin (34) O2019-4071  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2691] SO2019-5487

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

45

**PARKING**

Handicapped

5722 S Elizabeth St  
 Coleman (16) O2019-4081  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2688] SO2019-5487  
 4215 S Ellis Ave  
 King (4) O2019-3902  
 Referred [C.J.p. 159] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2684] SO2019-5487  
 9717 S Ellis Ave  
 Harris (8) O2019-5624  
 Referred [C.J.p. 4295] Pedestrian and  
 Traffic Safety  
 2919 S Emerald Ave  
 Thompson (11) O2019-5701  
 Referred [C.J.p. 4296] Pedestrian and  
 Traffic Safety  
 4639 S Emerald Ave  
 Thompson (11) O2019-5702  
 Referred [C.J.p. 4296] Pedestrian and  
 Traffic Safety  
 7548 S Emerald Ave  
 Sawyer (6) O2019-3904  
 Referred [C.J.p. 159] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2684] SO2019-5487  
 8905 S Emerald Ave  
 Brookins (21) O2019-4184  
 Referred [C.J.p. 2024] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2689] SO2019-5487  
 2438 W Estes Ave  
 Silverstein (50) O2019-5833  
 Referred [C.J.p. 4307] Pedestrian and  
 Traffic Safety  
 2953 W Estes Ave  
 Silverstein (50) O2019-501  
 Referred [C.J.p. 95350] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 2713] SO2019-5498  
 Pass

**PARKING**

Handicapped

9237 S Euclid Ave  
 Harris (8) O2019-5992  
 Referred [C.J.p. 4308] Pedestrian and  
 Traffic Safety  
 9534 S Euclid Ave  
 Mitchell (7) O2019-3907  
 Referred [C.J.p. 160] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2685] SO2019-5487  
 8047 S Evans Ave  
 Harris (8) O2019-5625  
 Referred [C.J.p. 4295] Pedestrian and  
 Traffic Safety  
 3509 W Evergreen Ave  
 Maldonado (26) O2019-5717  
 Referred [C.J.p. 4303] Pedestrian and  
 Traffic Safety  
 9816 S Ewing Ave  
 Sadlowski Garza (10) O2019-2748  
 Referred [C.J.p. 101113] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 2712] SO2019-5498  
 Pass  
 11041 S Ewing Ave  
 Sadlowski Garza (10) O2019-5341  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2686] SO2019-5487  
 11216 S Ewing Ave  
 Sadlowski Garza (10) O2019-3921  
 Referred [C.J.p. 161] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2686] SO2019-5487  
 8137 S Exchange Ave  
 Mitchell (7) O2019-5381  
 Referred Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2685] SO2019-5487  
 1455 N Fairfield Ave  
 La Spata (1) O2019-5609  
 Referred [C.J.p. 4294] Pedestrian and  
 Traffic Safety

OFFICE OF THE CITY CLERK  
CITY COUNCIL LEGISLATIVE INDEX

46

Date: 7/24/2019

**PARKING**

Handicapped

9951 S Fairfield Ave	
O'Shea (19)	O2019-4077
Direct Introduction	Pedestrian and Traffic Safety
Passed [C.J.p. 2688]	SO2019-5487
2950 S Farrell St	
Repeal	
Thompson (11)	O2019-2813
Referred [C.J.p. 101118]	Pedestrian and Traffic Safety
Passed [C.J.p. 2694]	SO2019-5487
4533 S Francisco Ave	
Lopez (15)	O2019-5361
Direct Introduction	Pedestrian and Traffic Safety
Passed [C.J.p. 2688]	SO2019-5487
6528 S Francisco Ave	
Moore (17)	O2019-5654
Referred [C.J.p. 4298]	Pedestrian and Traffic Safety
3908 W Gladys Ave	
Remove	
Ervin (28)	O2019-3990
Referred [C.J.p. 167]	Pedestrian and Traffic Safety
Passed [C.J.p. 2696]	SO2019-5487
4137 W Gladys Ave	
Ervin (28)	O2019-3938
Referred [C.J.p. 163]	Pedestrian and Traffic Safety
Passed [C.J.p. 2691]	SO2019-5487
6318 W Grace St	
Sposato (38)	O2019-5808
Referred [C.J.p. 4306]	Pedestrian and Traffic Safety
2111 W Granville Ave	
Vasquez, Jr. (40)	O2019-3986
Referred [C.J.p. 166]	Pedestrian and Traffic Safety
Passed [C.J.p. 2694]	SO2019-5487

**PARKING**

Handicapped

2121 W Granville Ave	
Remove	
Silverstein (50)	O2019-4014
Referred [C.J.p. 168]	Pedestrian and Traffic Safety
Passed [C.J.p. 2697]	SO2019-5487
2240 W Granville Ave	
Silverstein (50)	O2019-524
Referred [C.J.p. 95350]	Pedestrian and Traffic Safety
Failed to [C.J.p. 2713]	SO2019-5498
Pass	
2310 W Granville Ave	
Silverstein (50)	O2019-1585
Referred [C.J.p. 97785]	Pedestrian and Traffic Safety
Failed to [C.J.p. 2712]	SO2019-5498
Pass	
2342 W Granville Ave	
Silverstein (50)	O2019-5839
Referred [C.J.p. 4308]	Pedestrian and Traffic Safety
3229 S Green St	
Thompson (11)	O2019-5703
Referred [C.J.p. 4296]	Pedestrian and Traffic Safety
9547 S Green St	
Brookins (21)	O2019-3839
Referred [C.J.p. 162]	Pedestrian and Traffic Safety
Passed [C.J.p. 2689]	SO2019-5487
9819 S Green St	
Austin (34)	O2019-4075
Direct Introduction	Pedestrian and Traffic Safety
Passed [C.J.p. 2692]	SO2019-5487
1849 W Greenleaf Ave	
Hadden (49)	O2019-4088
Direct Introduction	Pedestrian and Traffic Safety
Passed [C.J.p. 2694]	SO2019-5487

# OFFICE OF THE CITY CLERK

Date: 7/24/2019

## CITY COUNCIL LEGISLATIVE INDEX

47

**PARKING**

Handicapped

2700 W Gunnison St	
Remove	
Vasquez, Jr. (40)	O2019-4004
Referred [C.J.p. 168]	Pedestrian and Traffic Safety
Passed [C.J.p. 2697]	SO2019-5487
11546 S Hale Ave	
Austin (34)	O2019-5793
Referred [C.J.p. 4306]	Pedestrian and Traffic Safety
8921 S Halsted St	
Brookins (21)	O2019-4185
Referred [C.J.p. 2024]	Pedestrian and Traffic Safety
Passed [C.J.p. 2689]	SO2019-5487
1322 N Hamlin Ave	
Maldonado (26)	O2019-4052
Direct Introduction	Pedestrian and Traffic Safety
Passed [C.J.p. 2690]	SO2019-5487
5257 S Hamlin Ave	
Tabares (23)	O2019-5705
Referred [C.J.p. 4302]	Pedestrian and Traffic Safety
1532 N Harding Ave	
Maldonado (26)	O2019-5718
Referred [C.J.p. 4303]	Pedestrian and Traffic Safety
1921 S Harding Ave	
Scott, Jr. (24)	O2019-5367
Direct [C.J.p. 2690]	Pedestrian and Traffic Safety
Passed [C.J.p. 2690]	SO2019-5487
6227 N Harding Ave	
Nugent (39)	O2019-5378
Direct Introduction	Pedestrian and Traffic Safety
Passed [C.J.p. 2693]	SO2019-5487
7133 S Harding Ave	
Quinn (13)	O2019-5641
Referred [C.J.p. 4297]	Pedestrian and Traffic Safety

**PARKING**

Handicapped

3018 S Haynes Ct		
Thompson (11)		O2019-5704
Referred [C.J.p. 4296]		Pedestrian and Traffic Safety
3856 W Hirsch St		
Maldonado (26)		O2019-5719
Referred [C.J.p. 4303]		Pedestrian and Traffic Safety
2533 S Homan Ave		
Cardenas (12)		O2019-5352
Direct Introduction		Pedestrian and Traffic Safety
Passed [C.J.p. 2687]		SO2019-5487
11342 S Houston Ave		
Sadlowski Garza (10)		O2019-3922
Referred [C.J.p. 161]		Pedestrian and Traffic Safety
Failed to Pass [C.J.p. 2712]		SO2019-5498
3524 S Hoyne Ave		
Cardenas (12)		O2019-5351
Direct Introduction		Pedestrian and Traffic Safety
Passed [C.J.p. 2687]		SO2019-5487
4923 W Huron St		
Mitts (37)		O2019-3957
Referred [C.J.p. 164]		Pedestrian and Traffic Safety
Passed [C.J.p. 2692]		SO2019-5487
7118 S Indiana Ave		
Sawyer (6)		O2019-5327
Direct Introduction		Pedestrian and Traffic Safety
Passed [C.J.p. 2684]		SO2019-5487
4441 W Iowa St		
Mitts (37)		O2019-3958
Referred [C.J.p. 164]		Pedestrian and Traffic Safety
Passed [C.J.p. 2692]		SO2019-5487
9650 S Jeffery Ave		
Mitchell (7)		O2019-5333
Direct Introduction		Pedestrian and Traffic Safety
Passed [C.J.p. 2685]		SO2019-5487

OFFICE OF THE CITY CLERK

PARKING

Handicapped

3033 W Jerome St  
Remove  
Silverstein (50) O2019-5949  
Referred [C.J.p. 4311] Pedestrian and Traffic Safety

5851 N Jersey Ave  
Nugent (39) O2019-4084  
Direct Introduction Pedestrian and Traffic Safety  
Passed [C.J.p. 2693] SO2019-5487

5518 S Justine St  
Coleman (16) O2019-4080  
Direct Introduction Pedestrian and Traffic Safety  
Passed [C.J.p. 2688] SO2019-5487

8525 S Justine St  
Brookins (21) O2019-3838  
Referred [C.J.p. 162] Pedestrian and Traffic Safety  
Passed [C.J.p. 2689] SO2019-5487

8532 S Justine St  
Brookins (21) O2019-5479  
Referred [C.J.p. 4300] Pedestrian and Traffic Safety

1233 S Karlov Ave  
Scott, Jr. (24) O2019-5369  
Direct Introduction Pedestrian and Traffic Safety  
Passed [C.J.p. 2690] SO2019-5487

3336 N Karlov Ave  
Reboyras (30) O2019-5501  
Referred [C.J.p. 4305] Pedestrian and Traffic Safety

6321 S Karlov Ave  
Quinn (13) O2019-3924  
Referred [C.J.p. 161] Pedestrian and Traffic Safety  
Passed [C.J.p. 2687] SO2019-5487

1623 N Keating Ave  
Mitts (37) O2019-3959  
Referred [C.J.p. 164] Pedestrian and Traffic Safety  
Passed [C.J.p. 2692] SO2019-5487

PARKING

Handicapped

6655 S Keating Ave  
Quinn (13) O2019-5901  
Referred [C.J.p. 4309] Pedestrian and Traffic Safety

949 N Kedvale Ave  
Mitts (37) O2019-3960  
Referred [C.J.p. 164] Pedestrian and Traffic Safety  
Passed [C.J.p. 2692] SO2019-5487

1618 N Kedvale Ave  
Maldonado (26) O2019-5720  
Referred [C.J.p. 4303] Pedestrian and Traffic Safety

3140 S Kedvale Ave  
Rodriguez (22) O2019-5374  
Direct Introduction Pedestrian and Traffic Safety  
Passed [C.J.p. 2690] SO2019-5487

6146 S Kedvale Ave  
Remove  
Tabares (23) O2019-5890  
Referred [C.J.p. 4309] Pedestrian and Traffic Safety

857 N Keeler Ave  
Mitts (37) O2019-3961  
Referred [C.J.p. 164] Pedestrian and Traffic Safety  
Passed [C.J.p. 2692] SO2019-5487

1721 N Keeler Ave  
Maldonado (26) O2019-5722  
Referred [C.J.p. 4303] Pedestrian and Traffic Safety

1827 N Keeler Ave  
Remove  
Ramirez-Rosa (35) O2019-4217  
Referred [C.J.p. 2028] Pedestrian and Traffic Safety  
Passed [C.J.p. 2696] SO2019-5487

2519 S Keeler Ave  
Rodriguez (22) O2019-4188  
Referred [C.J.p. 2024] Pedestrian and Traffic Safety  
Passed [C.J.p. 2689] SO2019-5487

# OFFICE OF THE CITY CLERK

Date: 7/24/2019

## CITY COUNCIL LEGISLATIVE INDEX

49

**PARKING**

Handicapped

4936 N Keeler Ave		
Remove		
Nugent (39)	O2019-4220	
Referred [C.J.p. 2028]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2696]	SO2019-5487	
5420 N Kenmore Ave		
Remove		
Osterman (48)	O2019-4221	
Referred [C.J.p. 2028]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2697]	SO2019-5487	
5749 S Kenmore Ave		
Remove		
Osterman (48)	O2019-4226	
Referred [C.J.p. 2028]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2697]	SO2019-5487	
1458 S Kenneth Ave		
Scott, Jr. (24)	O2019-5371	
Direct Introduction	Pedestrian and Traffic Safety	
Passed [C.J.p. 2690]	SO2019-5487	
1919 N Kenneth Ave		
Ramirez-Rosa (35)	O2019-5375	
Direct Introduction	Pedestrian and Traffic Safety	
Passed [C.J.p. 2692]	SO2019-5487	
5741 S Kenneth Ave		
Quinn (13)	O2019-4166	
Referred [C.J.p. 2023]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2687]	SO2019-5487	
7716 S Kenneth Ave		
Remove		
Curtis (18)	O2019-4157	
Referred [C.J.p. 2028]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2696]	SO2019-5487	
1648 N Keystone Ave		
Maldonado (26)	O2019-5723	
Referred [C.J.p. 4304]	Pedestrian and Traffic Safety	

**PARKING**

Handicapped

1711 N Keystone Ave		
Maldonado (26)		O2019-5724
Referred [C.J.p. 4304]		Pedestrian and Traffic Safety
1712 N Keystone Ave		
Maldonado (26)		O2019-5725
Referred [C.J.p. 4304]		Pedestrian and Traffic Safety
4856 N Kilbourn Ave		
Remove		
Nugent (39)		O2019-4219
Referred [C.J.p. 2028]		Pedestrian and Traffic Safety
Passed [C.J.p. 2696]		SO2019-5487
7854 S Kilbourn Ave		
Curtis (18)		O2019-5677
Referred [C.J.p. 4299]		Pedestrian and Traffic Safety
1409 N Kildare Ave		
Maldonado (26)		O2019-5726
Referred [C.J.p. 4304]		Pedestrian and Traffic Safety
3036 S Kildare Ave		
Rodriguez (22)		O2019-5683
Referred [C.J.p. 4301]		Pedestrian and Traffic Safety
5117 S Kilpatrick Ave		
Burke (14)		O2019-2765
Referred [C.J.p. 101113]		Pedestrian and Traffic Safety
Passed [C.J.p. 2688]		SO2019-5487
2250 N Knox Ave		
Villegas (36)		O2019-3951
Referred [C.J.p. 164]		Pedestrian and Traffic Safety
Passed [C.J.p. 3951]		SO2019-5487
5005 S Knox Ave		
Burke (14)		O2019-5649
Referred [C.J.p. 4297]		Pedestrian and Traffic Safety

OFFICE OF THE CITY CLERK

**PARKING**

Handicapped

6435 S Knox Ave  
 Remove  
 Quinn (13) O2019-3896  
 Referred [C.J.p. 167] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2695] SO2019-5487  
 6505 S Knox Ave  
 Quinn (13) O2019-4168  
 Referred [C.J.p. 2023] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2687] SO2019-5487  
 1513 N Kolin Ave  
 Maldonado (26) O2019-5727  
 Referred [C.J.p. 4304] Pedestrian and Traffic Safety  
 2619 S Kolin Ave  
 Rodriguez (22) O2019-4189  
 Referred [C.J.p. 2024] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2689] SO2019-5487  
 2638 S Kolin Ave  
 Rodriguez (22) O2019-4190  
 Referred [C.J.p. 2024] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2689] SO2019-5487  
 2803 S Kolin Ave  
 Rodriguez (22) O2019-5684  
 Referred [C.J.p. 4301] Pedestrian and Traffic Safety  
 2826 S Kolin Ave  
 Rodriguez (22) O2019-5686  
 Referred [C.J.p. 4301] Pedestrian and Traffic Safety  
 6152 S Kolin Ave  
 Remove  
 Quinn (13) O2019-2764  
 Referred [C.J.p. 101118] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2695] SO2019-5487  
 6634 S Kolin Ave  
 Quinn (13) O2019-5908  
 Referred [C.J.p. 4309] Pedestrian and Traffic Safety

**PARKING**

Handicapped

5520 S Kolmar Ave  
 Quinn (13) O2019-4169  
 Referred [C.J.p. 2023] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2687] SO2019-5487  
 1543 S Komensky Ave  
 Scott, Jr. (24) O2019-5368  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2690] SO2019-5487  
 1407 N Kostner Ave  
 Remove  
 Maldonado (26) O2019-5985  
 Referred [C.J.p. 4310] Pedestrian and Traffic Safety  
 2607 N Kostner Ave  
 Remove  
 Cardona, Jr. (31) O2019-5384  
 Referred [C.J.p. 4310] Pedestrian and Traffic Safety  
 2747 S Kostner Ave  
 Rodriguez (22) O2019-5687  
 Referred [C.J.p. 4301] Pedestrian and Traffic Safety  
 4922 S Kostner Ave  
 Burke (14) O2019-3927  
 Referred [C.J.p. 162] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2688] SO2019-5487  
 6606 S Kostner Ave  
 Quinn (13) O2019-4170  
 Referred [C.J.p. 2023] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2687] SO2019-5487  
 2032 N La Crosse Ave  
 Villegas (36) O2019-5798  
 Referred [C.J.p. 4306] Pedestrian and Traffic Safety  
 2706 N La Crosse Ave  
 Villegas (36) O2019-3952  
 Referred [C.J.p. 164] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2692] SO2019-5487

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

51

PARKING

Handicapped

4623 S Lamon Ave  
Rodriguez (22) O2019-4191  
Referred [C.J.p. 2025] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2689] SO2019-5487  
4732 S Lamon Ave  
Rodriguez (22) O2019-5688  
Referred [C.J.p. 4301] Pedestrian and  
Traffic Safety  
7554 S Langley Ave  
Sawyer (6) O2019-5328  
Direct Introduction Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2685] SO2019-5487  
7635 S Langley Ave  
Sawyer (6) O2019-5464  
Referred [C.J.p. 4294] Pedestrian and  
Traffic Safety  
4506 S Laporte Ave  
Rodriguez (22) O2019-4192  
Referred [C.J.p. 2025] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2689] SO2019-5487  
9723 S LaSalle St  
Brookins (21) O2019-5505  
Referred [C.J.p. 4300] Pedestrian and  
Traffic Safety  
6444 S Latrobe Ave  
Quinn (13) O2019-4171  
Referred [C.J.p. 2023] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2687] SO2019-5487  
4725 S Lavergne Ave  
Rodriguez (22) O2019-5689  
Referred [C.J.p. 4301] Pedestrian and  
Traffic Safety  
5131 S Lavergne Ave  
Remove  
Burke (14) O2019-4215  
Referred [C.J.p. 2027] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2695] SO2019-5487

PARKING

Handicapped

947 N Lawndale Ave  
Burnett (27) O2019-2785  
Referred [C.J.p. 101115] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2690] SO2019-5487  
1049 N Lawndale Ave  
Burnett (27) O2019-5307  
Direct Introduction Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2690] SO2019-5487  
1136 N Lawndale Ave  
Burnett (27) O2019-4058  
Direct Introduction Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2690] SO2019-5487  
2728 S Lawndale Ave  
Rodriguez (22) O2019-5691  
Referred [C.J.p. 4301] Pedestrian and  
Traffic Safety  
3324 N Lawndale Ave  
Reboyras (30) O2019-5502  
Referred [C.J.p. 4305] Pedestrian and  
Traffic Safety  
5037 N Lawndale Ave  
Nugent (39) O2019-4085  
Direct Introduction Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2693] SO2019-5487  
3603 W Le Moyne St  
Maldonado (26) O2019-5729  
Referred [C.J.p. 4304] Pedestrian and  
Traffic Safety  
2019 N Leamington Ave  
Villegas (36) O2019-3953  
Referred [C.J.p. 164] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2692] SO2019-5487  
5005 S Leamington Ave  
Rodriguez (22) O2019-5692  
Referred [C.J.p. 4301] Pedestrian and  
Traffic Safety

OFFICE OF THE CITY CLERK

**PARKING**

Handicapped

1412 N Linder Ave  
 Mitts (37) O2019-3962  
 Referred [C.J.p. 164] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2692] SO2019-5487  
 1647 N Linder Ave  
 Mitts (37) O2019-3963  
 Referred [C.J.p. 164] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2693] SO2019-5487  
 1707 N Lockwood Ave  
 Mitts (37) O2019-3964  
 Referred [C.J.p. 165] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2963] SO2019-5487  
 6342 S Lockwood Ave  
 Quinn (13) O2019-5642  
 Referred [C.J.p. 4297] Pedestrian and Traffic Safety  
 2737 N Long Ave  
 Cardona, Jr. (31) O2019-4083  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2691] SO2019-5487  
 7824 S Loomis Blvd  
 Moore (17) O2019-5655  
 Referred [C.J.p. 4298] Pedestrian and Traffic Safety  
 641 N Lorel Ave  
 Mitts (37) O2019-3966  
 Referred [C.J.p. 165] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2693] SO2019-5487  
 6332 S Lorel Ave  
 Quinn (13) O2019-5643  
 Referred [C.J.p. 4297] Pedestrian and Traffic Safety  
 6342 S Lorel Ave  
 Quinn (13) O2019-5644  
 Referred [C.J.p. 4297] Pedestrian and Traffic Safety

**PARKING**

Handicapped

3722 S Lowe Ave  
 Thompson (11) O2019-5344  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2686] SO2019-5487  
 8742 S Lowe Ave  
 Brookins (21) O2019-5477  
 Referred [C.J.p. 4300] Pedestrian and Traffic Safety  
 9705 S Lowe Ave  
 Austin (34) O2019-3941  
 Referred [C.J.p. 163] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2691] SO2019-5487  
 1823 N Luna Ave  
 Mitts (37) O2019-3967  
 Referred [C.J.p. 165] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2693] SO2019-5487  
 1831 N Luna Ave  
 Mitts (37) O2019-3969  
 Referred [C.J.p. 165] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2693] SO2019-5487  
 2573 W Lyndale St  
 La Spata (1) O2019-5337  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2684] SO2019-5487  
 2327 N Major Ave  
 Villegas (36) O2019-4207  
 Referred [C.J.p. 2026] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2692] SO2019-5487  
 5936 S Major Ave  
 Quinn (13) O2019-4172  
 Referred [C.J.p. 2023] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2687] SO2019-5487  
 8523 S Manistee Ave  
 Mitchell (7) O2019-4046  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2685] SO2019-5487

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

53

**PARKING**

Handicapped

3516 S Maplewood Ave		
Cardenas (12)	O2019-5355	
Direct Introduction	Pedestrian and Traffic Safety	
Passed [C.J.p. 2687]	SO2019-5487	
3646 S Maplewood Ave		
Cardenas (12)	O2019-5349	
Direct Introduction	Pedestrian and Traffic Safety	
Passed [C.J.p. 2687]	SO2019-5487	
4111 S Maplewood Ave		
Cardenas (12)	O2019-5354	
Direct Introduction	Pedestrian and Traffic Safety	
Passed [C.J.p. 2687]	SO2019-5487	
5945 S Maplewood Ave		
Foulkes (16)	O2019-2769	
Referred [C.J.p. 101114]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2688]	SO2019-5487	
6753 S Maplewood Ave		
Moore (17)	O2019-5656	
Referred [C.J.p. 4298]	Pedestrian and Traffic Safety	
4607 N Marmora Ave		
Sposato (38)	O2019-3975	
Referred [C.J.p. 165]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2693]	SO2019-5487	
863 N Marshfield Ave		
La Spata (1)	O2019-5323	
Direct Introduction	Pedestrian and Traffic Safety	
Passed [C.J.p. 2684]	SO2019-5487	
7559 S Marshfield Ave		
Moore (17)	O2019-5658	
Referred [C.J.p. 4298]	Pedestrian and Traffic Safety	
8139 S Marshfield Ave		
Brookins (21)	O2019-5474	
Referred [C.J.p. 4300]	Pedestrian and Traffic Safety	

**PARKING**

Handicapped

8752 S Marshfield Ave		
Brookins (21)	O2019-3840	
Referred [C.J.p. 162]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2689]	SO2019-5487	
9258 S Marshfield Ave		
Brookins (21)	O2019-5481	
Referred [C.J.p. 4300]	Pedestrian and Traffic Safety	
5152 S Mason Ave		
Burke (14)	O2019-5651	
Referred [C.J.p. 4297]	Pedestrian and Traffic Safety	
6042 S Massasoit Ave		
Remove		
Quinn (13)	O2019-2768	
Referred [C.J.p. 101118]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2695]	SO2019-5487	
9036 S May St		
Brookins (21)	O2019-5682	
Referred [C.J.p. 4300]	Pedestrian and Traffic Safety	
10546 S May St		
Austin (34)	O2019-4073	
Direct Introduction	Pedestrian and Traffic Safety	
Passed [C.J.p. 2692]	SO2019-5487	
5715 S Mayfield Ave		
Quinn (13)	O2019-5926	
Referred [C.J.p. 4309]	Pedestrian and Traffic Safety	
7625 S Mayfield Ave		
Moore (17)	O2019-5659	
Referred [C.J.p. 4298]	Pedestrian and Traffic Safety	
2119 N Mcvicker Ave		
Remove		
Villegas (36)	O2019-5314	
Direct Introduction	Pedestrian and Traffic Safety	
Passed [C.J.p. 2696]	SO2019-5487	

OFFICE OF THE CITY CLERK

**PARKING**

Handicapped

5715 S Mcvicker Ave  
 Quinn (13) O2019-5896  
 Referred [C.J.p. 4309] Pedestrian and  
 Traffic Safety

6011 S Mcvicker Ave  
 Quinn (13) O2019-4173  
 Referred [C.J.p. 2023] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2688] SO2019-5487

4821 N Meade Ave  
 Gardiner (45) O2019-5819  
 Referred [C.J.p. 4307] Pedestrian and  
 Traffic Safety

5811 S Meade Ave  
 Quinn (13) O2019-4174  
 Referred [C.J.p. 2023] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2688] SO2019-5487

6111 W Melrose St  
 Reboyras (30) O2019-5499  
 Referred [C.J.p. 4305] Pedestrian and  
 Traffic Safety

2710 N Melvina Ave  
 Reboyras (30) O2019-3831  
 Referred [C.J.p. 163] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2691] SO2019-5487

5531 S Melvina Ave  
 Remove  
 Quinn (13) O2019-3895  
 Referred [C.J.p. 167] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2695] SO2019-5487

5905 N Merrimac Ave  
 Remove  
 Gardiner (45) O2019-5971  
 Referred [C.J.p. 4311] Pedestrian and  
 Traffic Safety

2636 S Millard Ave  
 Rodriguez (22) O2019-5693  
 Referred [C.J.p. 4301] Pedestrian and  
 Traffic Safety

**PARKING**

Handicapped

5324 S Millard Ave  
 Tabares (23) O2019-5706  
 Referred [C.J.p. 4302] Pedestrian and  
 Traffic Safety

5335 S Mobile Ave  
 Remove  
 Tabares (23) O2019-5885  
 Referred [C.J.p. 4310] Pedestrian and  
 Traffic Safety

4134 N Monitor Ave  
 Sposato (38) O2019-5805  
 Referred [C.J.p. 4307] Pedestrian and  
 Traffic Safety

4514 W Montana St  
 Remove  
 Cardona, Jr. (31) O2019-4216  
 Referred [C.J.p. 2028] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2696] SO2019-5487

4038 N Moody Ave  
 Remove  
 Sposato (38) O2019-5932  
 Referred [C.J.p. 4310] Pedestrian and  
 Traffic Safety

5313 S Moody Ave  
 Tabares (23) O2019-4199  
 Referred [C.J.p. 2025] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2690] SO2019-5487

5552 S Moody Ave  
 Quinn (13) O2019-4175  
 Referred [C.J.p. 2023] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2688] SO2019-5487

5555 S Moody Ave  
 Quinn (13) O2019-4176  
 Referred [C.J.p. 2023] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2688] SO2019-5487

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

55

PARKING

Handicapped

5835 S Moody Ave  
 Remove  
 Quinn (13) O2019-2774  
 Referred [C.J.p. 101118] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2695] SO2019-5487  
 6005 S Moody Ave  
 Remove  
 Quinn (13) O2019-4151  
 Referred [C.J.p. 2027] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2695] SO2019-5487  
 6040 S Moody Ave  
 Quinn (13) O2019-5915  
 Referred [C.J.p. 4309] Pedestrian and Traffic Safety  
 6717 S Morgan Dr  
 Sawyer (6) O2019-5467  
 Referred [C.J.p. 4294] Pedestrian and Traffic Safety  
 6726 S Morgan St  
 Sawyer (6) O2019-3905  
 Referred [C.J.p. 160] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2684] SO2019-5487  
 10034 S Morgan St  
 Austin (34) O2019-5792  
 Referred [C.J.p. 4306] Pedestrian and Traffic Safety  
 6251 W Mozart St  
 Silverstein (50) O2019-533  
 Referred [C.J.p. 95350] Pedestrian and Traffic Safety  
 Failed to [C.J.p. 2713] SO2019-5498  
 Pass  
 6329 N Mozart St  
 Silverstein (50) O2019-535  
 Referred [C.J.p. 95350] Pedestrian and Traffic Safety  
 Failed to [C.J.p. 2713] SO2019-5498  
 Pass

PARKING

Handicapped

6428 N Mozart St  
 Silverstein (50) O2019-537  
 Referred [C.J.p. 95350] Pedestrian and Traffic Safety  
 Failed to [C.J.p. 2713] SO2019-5498  
 Pass  
 6428 N Mozart St  
 Remove  
 Silverstein (50) O2019-4012  
 Referred [C.J.p. 168] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2697] SO2019-5487  
 6450 N Mozart St  
 Remove  
 Silverstein (50) O2019-5962  
 Referred [C.J.p. 4311] Pedestrian and Traffic Safety  
 6513 S Mozart St  
 Moore (17) O2019-4050  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2688] SO2019-5487  
 8033 S Muskegon Ave  
 Mitchell (7) O2019-4047  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2685] SO2019-5487  
 5433 S Nagle Ave  
 Tabares (23) O2019-3994  
 Referred [C.J.p. 162] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2690] SO2019-5487  
 5640 S Narragansett Ave  
 Remove  
 Quinn (13) O2019-4154  
 Referred [C.J.p. 2027] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2695] SO2019-5487  
 5847 S Natchez Ave  
 Quinn (13) O2019-5922  
 Referred [C.J.p. 4309] Pedestrian and Traffic Safety

OFFICE OF THE CITY CLERK

PARKING

Handicapped

3418 N Neenah Ave  
 Sposato (38) O2019-5809  
 Referred [C.J.p. 4307] Pedestrian and  
 Traffic Safety

6129 S Neenah Ave  
 Quinn (13) O2019-5645  
 Referred [C.J.p. 4297] Pedestrian and  
 Traffic Safety

6129 S Neenah Ave  
 Quinn (13) O2019-4177  
 Referred [C.J.p. 2023] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2688] SO2019-5487

6236 S Neenah Ave  
 Remove  
 Quinn (13) O2019-3898  
 Referred [C.J.p. 167] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2695] SO2019-5487

3528 N New England Ave  
 Sposato (38) O2019-5810  
 Referred [C.J.p. 4307] Pedestrian and  
 Traffic Safety

2520 N Newcastle Ave  
 Villegas (36) O2019-4208  
 Referred [C.J.p. 2026] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2692] SO2019-5487

2706 N Newcastle Ave  
 Villegas (36) O2019-5317  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2692] SO2019-5487

3728 N Newland Ave  
 Sposato (38) O2019-3976  
 Referred [C.J.p. 165] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2693] SO2019-5487

5228 W Newport Ave  
 Remove  
 Reboyras (30) O2019-5469  
 Referred [C.J.p. 4310] Pedestrian and  
 Traffic Safety

PARKING

Handicapped

3101 N Nordica Ave  
 Villegas (36) O2019-5800  
 Referred [C.J.p. 4306] Pedestrian and  
 Traffic Safety

8928 S Normal Ave  
 Brookins (21) O2019-5476  
 Referred [C.J.p. 4300] Pedestrian and  
 Traffic Safety

6242 S Normandy Ave  
 Remove  
 Quinn (13) O2019-2770  
 Referred [C.J.p. 101118] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2695] SO2019-5487

5231 S Oak Park Ave  
 Amend  
 Tabares (23) O2019-5893  
 Referred [C.J.p. 4310] Pedestrian and  
 Traffic Safety

6255 N Oakley Ave  
 Silverstein (50) O2019-5842  
 Referred [C.J.p. 4308] Pedestrian and  
 Traffic Safety

6728 S Oakley Ave  
 Moore (17) O2019-5660  
 Referred [C.J.p. 4298] Pedestrian and  
 Traffic Safety

8100 S Oakley Ave  
 Curtis (18) O2019-5678  
 Referred [C.J.p. 4299] Pedestrian and  
 Traffic Safety

3811 N Odell Ave  
 Sposato (38) O2019-3977  
 Referred [C.J.p. 165] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2693] SO2019-5487

8421 S Oglesby Ave  
 Harris (8) O2019-5626  
 Referred [C.J.p. 4295] Pedestrian and  
 Traffic Safety

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

57

**PARKING**

Handicapped

3641 N Olcott Ave  
 Sposato (38) O2019-5812  
 Referred [C.J.p. 4307] Pedestrian and  
 Traffic Safety

3873 N Oriole Ave  
 Sposato (38) O2019-3979  
 Referred [C.J.p. 165] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2693] SO2019-5487

3332 N Ozanam Ave  
 Remove  
 Sposato (38) O2019-5937  
 Referred [C.J.p. 4310] Pedestrian and  
 Traffic Safety

3836 N Pacific Ave  
 Sposato (38) O2019-5814  
 Referred [C.J.p. 4307] Pedestrian and  
 Traffic Safety

4500 W Palmer St  
 Remove  
 Villegas (36) O2019-5315  
 Direct Introduction Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2696] SO2019-5487

3405 N Paris Ave  
 Sposato (38) O2019-3980  
 Referred [C.J.p. 165] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2693] SO2019-5487

6142 S Parkside Ave  
 Quinn (13) O2019-5912  
 Referred [C.J.p. 4309] Pedestrian and  
 Traffic Safety

3342 S Paulina St  
 Cardenas (12) O2019-5348  
 Direct Introduction Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2687] SO2019-5487

10004 S Perry Ave  
 Beale (9) O2019-5997  
 Referred [C.J.p. 4308] Pedestrian and  
 Traffic Safety

**PARKING**

Handicapped

1808 W Pershing Rd  
 Cardenas (12) O2019-5350  
 Direct Introduction Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2687] SO2019-5487

1808 W Pershing Rd  
 Cardenas (12) O2019-5360  
 Direct Introduction Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2687] SO2019-5487

7617 S Phillips Ave  
 Mitchell (7) O2019-5334  
 Direct Introduction Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2685] SO2019-5487

3448 W Pierce Ave  
 Maldonado (26) O2019-5731  
 Referred [C.J.p. 4304] Pedestrian and  
 Traffic Safety

200 N Pine Ave  
 Mitts (37) O2019-3970  
 Referred [C.J.p. 165] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2693] SO2019-5487

3335 N Pittsburgh Ave  
 Sposato (38) O2019-3981  
 Referred [C.J.p. 165] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2693] SO2019-5487

3142 W Polk St  
 Scott, Jr. (24) O2019-5370  
 Direct Introduction Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2690] SO2019-5487

3323 W Potomac Ave  
 Maldonado (26) O2019-5732  
 Referred [C.J.p. 4304] Pedestrian and  
 Traffic Safety

10122 S Prairie Ave  
 Beale (9) O2019-4048  
 Direct Introduction Pedestrian and  
 Traffic Safety

Passed [C.J.p. 2686] SO2019-5487

OFFICE OF THE CITY CLERK

**PARKING**

Handicapped

3723 S Princeton Ave  
 Dowell (3) O2019-2742  
 Referred [C.J.p. 101112] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2684] SO2019-5487  
 8048 S Princeton Ave  
 Moore (17) O2019-5662  
 Referred [C.J.p. 4298] Pedestrian and  
 Traffic Safety  
 8104 S Princeton Ave  
 Brookins (21) O2019-3841  
 Referred [C.J.p. 162] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2689] SO2019-5487  
 8815 S Princeton Ave  
 Brookins (21) O2019-5482  
 Referred [C.J.p. 4300] Pedestrian and  
 Traffic Safety  
 1723 N Pulaski Rd  
 Maldonado (26) O2019-5733  
 Referred [C.J.p. 4304] Pedestrian and  
 Traffic Safety  
 1845 N Pulaski Rd  
 Maldonado (26) O2019-4053  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2690] SO2019-5487  
 3128 S Pulaski Rd  
 Rodriguez (22) O2019-4193  
 Referred [C.J.p. 2025] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2689] SO2019-5487  
 2137 W Race Ave  
 Maldonado (26) O2019-5734  
 Referred [C.J.p. 4304] Pedestrian and  
 Traffic Safety  
 8140 S Racine Ave  
 Brookins (21) O2019-6113  
 Referred [C.J.p. 4301] Pedestrian and  
 Traffic Safety  
 7948 S Rhodes Ave  
 Sawyer (6) O2019-5465  
 Referred [C.J.p. 4294] Pedestrian and  
 Traffic Safety

**PARKING**

Handicapped

4958 W Rice St  
 Mitts (37) O2019-3972  
 Referred [C.J.p. 165] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2693] SO2019-5487  
 6416 N Richmond St  
 Silverstein (50) O2019-538  
 Referred [C.J.p. 95350] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 2713] SO2019-5498  
 Pass  
 6417 N Richmond St  
 Remove  
 Silverstein (50) O2019-5969  
 Referred [C.J.p. 4311] Pedestrian and  
 Traffic Safety  
 7933 S Richmond St  
 Curtis (18) O2019-5679  
 Referred [C.J.p. 4299] Pedestrian and  
 Traffic Safety  
 3134 S Ridgeway Ave  
 Rodriguez (22) O2019-5695  
 Referred [C.J.p. 4302] Pedestrian and  
 Traffic Safety  
 3950 W Roscoe St  
 Reboyras (30) O2019-5503  
 Referred [C.J.p. 4305] Pedestrian and  
 Traffic Safety  
 6339 N Sacramento Ave  
 Remove  
 Silverstein (50) O2019-4005  
 Referred [C.J.p. 168] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2697] SO2019-5487  
 7715 S Sangamon St  
 Moore (17) O2019-5663  
 Referred [C.J.p. 4298] Pedestrian and  
 Traffic Safety  
 2717 S Sawyer Ave  
 Rodriguez (22) O2019-4194  
 Referred [C.J.p. 2025] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2689] SO2019-5487

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

59

PARKING

Handicapped

4534 S Sawyer Ave  
 Burke (14) O2019-5979  
 Referred [C.J.p. 4309] Pedestrian and  
 Traffic Safety

5531 S Sawyer Ave  
 Remove  
 Tabares (23) O2019-2780  
 Referred [C.J.p. 101119] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2696] SO2019-5487

7217 S Sawyer Ave  
 Moore (17) O2019-5664  
 Referred [C.J.p. 4298] Pedestrian and  
 Traffic Safety

5435 S Sayre Ave  
 Tabares (23) O2019-4200  
 Referred [C.J.p. 2025] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2690] SO2019-5487

5430 W School St  
 Reboyras (30) O2019-5500  
 Referred [C.J.p. 4305] Pedestrian and  
 Traffic Safety

2320 W Schubert Ave  
 Remove  
 Waguespack (32) O2019-4000  
 Referred [C.J.p. 167] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2696] SO2019-5487

2156 N Spaulding Ave  
 Maldonado (26) O2019-5737  
 Referred [C.J.p. 4305] Pedestrian and  
 Traffic Safety

2831 S Spaulding Ave  
 Rodriguez (22) O2019-4195  
 Referred [C.J.p. 2025] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2689] SO2019-5487

4640 S Spaulding Ave  
 Burke (14) O2019-5652  
 Referred [C.J.p. 4297] Pedestrian and  
 Traffic Safety

PARKING

Handicapped

2347 S Springfield Ave  
 Rodriguez (22) O2019-5696  
 Referred [C.J.p. 4302] Pedestrian and  
 Traffic Safety

7418 S St Lawrence Ave  
 Sawyer (6) O2019-5329  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2685] SO2019-5487

7532 S St Lawrence Ave  
 Sawyer (6) O2019-5310  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2684] SO2019-5487

7931 S St Lawrence Ave  
 Remove  
 Sawyer (6) O2019-2763  
 Referred [C.J.p. 101118] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2694] SO2019-5487

8301 S St Lawrence Ave  
 Sawyer (6) O2019-5466  
 Referred [C.J.p. 4294] Pedestrian and  
 Traffic Safety

8509 S St Lawrence Ave  
 Sawyer (6) O2019-5326  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2684] SO2019-5487

10217 S St Lawrence Ave  
 Beale (9) O2019-5340  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2686] SO2019-5487

5748 N St Louis Ave  
 Nugent (39) O2019-5486  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2694] SO2019-5487

8110 S St Louis Ave  
 Curtis (18) O2019-5365  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2688] SO2019-5487

OFFICE OF THE CITY CLERK

PARKING

Handicapped

10136 S State St  
 Beale (9) O2019-5339  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2686] SO2019-5487  
 5212 W Strong St  
 Remove  
 Gardiner (45) O2019-5973  
 Referred [C.J.p. 4311] Pedestrian and Traffic Safety  
 6231 N Talman Ave  
 Silverstein (50) O2019-1594  
 Referred [C.J.p. 97785] Pedestrian and Traffic Safety  
 Failed to Pass [C.J.p. 2712] SO2019-5498  
 6415 S Talman Ave  
 Coleman (16) O2019-5362  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2688] SO2019-5487  
 2630 W Thomas St  
 La Spata (1) O2019-5610  
 Referred [C.J.p. 4294] Pedestrian and Traffic Safety  
 4318 W Thomas St  
 Mitts (37) O2019-3973  
 Referred [C.J.p. 165] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2693] SO2019-5487  
 8020 S Throop St  
 Brookins (21) O2019-5506  
 Referred [C.J.p. 4301] Pedestrian and Traffic Safety  
 1600 N Tripp Ave  
 Maldonado (26) O2019-5738  
 Referred [C.J.p. 4305] Pedestrian and Traffic Safety  
 2712 S Tripp Ave  
 Rodriguez (22) O2019-4196  
 Referred [C.J.p. 2025] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2689] SO2019-5487

PARKING

Handicapped

2816 S Tripp Ave  
 Rodriguez (22) O2019-5697  
 Referred [C.J.p. 4302] Pedestrian and Traffic Safety  
 4854 N Tripp Ave  
 Nugent (39) O2019-5306  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2693] SO2019-5487  
 6135 S Tripp Ave  
 Remove  
 Quinn (13) O2019-4156  
 Referred [C.J.p. 2027] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2695] SO2019-5487  
 2651 S Trumbull Ave  
 Rodriguez (22) O2019-5698  
 Referred [C.J.p. 4302] Pedestrian and Traffic Safety  
 5741 S Trumbull Ave  
 Tabares (23) O2019-5707  
 Referred [C.J.p. 4302] Pedestrian and Traffic Safety  
 5823 S Trumbull Ave  
 Tabares (23) O2019-3996  
 Referred [C.J.p. 162] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2690] SO2019-5487  
 10509 S Trumbull Ave  
 O'Shea (19) O2019-4078  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2688]  
 3127 S Union Ave  
 Thompson (11) O2019-3937  
 Referred [C.J.p. 161] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2686] SO2019-5487  
 3429 S Union Ave  
 Thompson (11) O2019-4049  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2686] SO2019-5487

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

61

**PARKING**

Handicapped

10022 S Union Ave  
Austin (34) O2019-4074  
Direct Introduction Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2692] SO2019-5487  
5449 W Van Buren St  
Taliaferro (29) O2019-5789  
Referred [C.J.p. 4305] Pedestrian and  
Traffic Safety  
7316 S Wabash Ave  
Sawyer (6) O2019-3906  
Referred [C.J.p. 160] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2684] SO2019-5487  
8012 S Wabash Ave  
Sawyer (6) O2019-5463  
Referred [C.J.p. 4294] Pedestrian and  
Traffic Safety  
1653 W Wallen Ave  
Hadden (49) O2019-5373  
Direct Introduction Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2694] SO2019-5487  
5220 W Warner Ave  
Sposato (38) O2019-3982  
Referred [C.J.p. 166] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2693] SO2019-5487  
2829 W Washington Blvd  
Burnett (27) O2019-5380  
Direct Introduction Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2691] SO2019-5487  
3750 S Washtenaw Ave  
Cardenas (12) O2019-5357  
Direct Introduction Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2687] SO2019-5487  
5001 S Washtenaw Ave  
Burke (14) O2019-5653  
Referred [C.J.p. 4297] Pedestrian and  
Traffic Safety

**PARKING**

Handicapped

6415 N Washtenaw Ave  
Remove  
Silverstein (50) O2019-5947  
Referred [C.J.p. 4311] Pedestrian and  
Traffic Safety  
6433 N Washtenaw Ave  
Silverstein (50) O2019-5844  
Referred [C.J.p. 4308] Pedestrian and  
Traffic Safety  
6448 S Washtenaw Ave  
Moore (17) O2019-5665  
Referred [C.J.p. 4298] Pedestrian and  
Traffic Safety  
6513 N Washtenaw Ave  
Silverstein (50) O2019-5847  
Referred [C.J.p. 4308] Pedestrian and  
Traffic Safety  
3200 S Wells St  
Repeal  
Thompson (11) O2019-3948  
Referred [C.J.p. 167] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2694] SO2019-5487  
3227 S Wells St  
Thompson (11) O2019-4165  
Referred [C.J.p. 2023] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2686] SO2019-5487  
3852 W West End Ave  
Ervin (28) O2019-4061  
Direct Introduction Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2691] SO2019-5487  
1721 N Whipple St  
Maldonado (26) O2019-5740  
Referred [C.J.p. 4305] Pedestrian and  
Traffic Safety  
6216 N Whipple St  
Silverstein (50) O2018-9435  
Referred [C.J.p. 93693] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2694] SO2019-5487

OFFICE OF THE CITY CLERK

**PARKING**

Handicapped

722 N Willard Ct		
Burnett (27)	O2019-5309	
Direct Introduction	Pedestrian and Traffic Safety	
Passed [C.J.p. 2690]	SO2019-5487	
756 W Willow St		
Amend		
Smith (43)	O2019-5816	
Referred [C.J.p. 4310]	Pedestrian and Traffic Safety	
8518 S Winchester Ave		
Brookins (21)	O2019-3837	
Referred [C.J.p. 162]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2689]	SO2019-5487	
1328 N Wolcott Ave		
La Spata (1)	O2019-5611	
Referred [C.J.p. 4294]	Pedestrian and Traffic Safety	
3746 S Wolcott Ave		
Cardenas (12)	O2019-5347	
Direct Introduction	Pedestrian and Traffic Safety	
Passed [C.J.p. 2687]	SO2019-5487	
8128 S Wolcott Ave		
Moore (17)	O2019-5666	
Referred [C.J.p. 4298]	Pedestrian and Traffic Safety	
9345 S Woodlawn Ave		
Harris (8)	O2019-5627	
Referred [C.J.p. 4295]	Pedestrian and Traffic Safety	
9619 S Yale Ave		
Brookins (21)	O2019-5366	
Direct Introduction	Pedestrian and Traffic Safety	
Passed [C.J.p. 2689]	SO2019-5487	

Loading/Standing/Tow Zones

N Damen Ave and W Melrose St		
Waguespack (32)	O2019-6056	
Referred [C.J.p. 4318]	Pedestrian and Traffic Safety	

**PARKING**

Loading/Standing/Tow Zones

E Hubbard St and N Rush St		
Reilly (42)	O2019-6175	
Referred [C.J.p. 4318]	Pedestrian and Traffic Safety	
W Willow St and N Halsted		
North side		
Smith (43)	O2019-6105	
Referred [C.J.p. 4319]	Pedestrian and Traffic Safety	
W Willow St and N Halsted St		
South side		
Smith (43)	O2019-6121	
Referred [C.J.p. 4319]	Pedestrian and Traffic Safety	
710 W 14th St		
Thompson (11)	O2019-1629	
Referred [C.J.p. 97775]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2679]	SO2019-5488	
218 W 26th St		
Thompson (11)	O2019-2971	
Referred [C.J.p. 101111]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2679]	SO2019-5488	
632 W 28th St		
30 Minute Loading Zone		
Thompson (11)	O2019-1540	
Referred [C.J.p. 97775]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2679]	SO2019-5488	
W 35th Pl, at S Normal Ave		
Thompson (11)	O2019-2983	
Referred [C.J.p. 101123]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2702]	SO2019-5490	
W 73rd Pl, at S Ashland Ave		
Moore (17)	O2018-9415	
Referred [C.J.p. 93699]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2702]	SO2019-5490	

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

63

**PARKING**

Loading/Standing/Tow Zones

800 W Adams St  
 Amend  
 Burnett (27) O2018-7605  
 Referred [C.J.p. 85750] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2679] SO2019-5488  
 417-427 N Ashland Ave  
 15 Minute Standing Zone  
 Burnett (27) O2019-386  
 Referred [C.J.p. 95357] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2679] SO2019-5488  
 1640 W Carroll Ave  
 Burnett (27) O2019-6097  
 Referred [C.J.p. 4317] Pedestrian and Traffic Safety  
 S Christiana Ave, from W 47th Pl to W 48 Pl  
 Burke (14) O2019-6066  
 Referred [C.J.p. 4318] Pedestrian and Traffic Safety  
 4018 N Cicero Ave  
 Repeal  
 Gardiner (45) O2019-6150  
 Referred [C.J.p. 4317] Pedestrian and Traffic Safety  
 E Erie St, from N McClurg St and Inner Lake Shore Dr  
 Reilly (42) O2019-6212  
 Referred [C.J.p. 4318] Pedestrian and Traffic Safety  
 916 W Fulton Market  
 Burke (14) O2019-6100  
 Referred [C.J.p. 4292] Pedestrian and Traffic Safety  
 801 W Fulton St  
 15 Minute Standing Zone  
 Burnett (27) O2019-1599  
 Referred [C.J.p. 97775] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2679] SO2019-5488

**PARKING**

Loading/Standing/Tow Zones

2021 W Fulton St  
 Burnett (27) O2019-6071  
 Referred [C.J.p. 4292] Pedestrian and Traffic Safety  
 W Garfield Blvd, from S Wentworth Ave to S Dr. Martin Luther King Dr.  
 Remove  
 Dowell (3) O2019-343  
 Referred [C.J.p. 95358] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2702] SO2019-5490  
 171 N Garland Ct  
 Reilly (42) O2019-4008  
 Referred [C.J.p. 158] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2680] SO2019-5488  
 N Halsted St, from W Fullerton Ave to W Diversey Pkwy  
 Street cleaning  
 Smith (43) O2019-6514  
 Referred [C.J.p. 4313] Pedestrian and Traffic Safety  
 207 N Halsted St  
 Burnett (27) O2019-388  
 Referred [C.J.p. 95341] Pedestrian and Traffic Safety  
 Failed to Pass [C.J.p. 2713] SO2019-5498  
 W Illinois St, from N Dearborn St and N State St  
 Reilly (42) O2019-6178  
 Referred [C.J.p. 4318] Pedestrian and Traffic Safety  
 N Kenneth Ave, at N Milwaukee Ave  
 Arena (45) O2018-9403  
 Referred [C.J.p. 93686] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2702] SO2019-5490  
 N Kenneth Ave, at W Waveland Ave  
 Arena (45) O2018-9411  
 Referred [C.J.p. 93686] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2702] SO2019-5490

OFFICE OF THE CITY CLERK

**PARKING**

Loading/Standing/Tow Zones

838 W Kinzie St		
Burnett (27)	O2019-2987	
Referred [C.J.p. 101111]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2680]	SO2019-5488	
1056 W Lake St		
Burnett (27)	O2018-7634	
Referred [C.J.p. 85749]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2679]	SO2019-5488	
N LaSalle St, and W Kinzie St		
Reilly (42)	O2019-3862	
Referred [C.J.p. 195]	Transportation	
Passed [C.J.p. 3631]		
4363 N Lincoln Ave		
Martin (47)	O2019-6158	
Referred [C.J.p. 4317]	Pedestrian and Traffic Safety	
4763 N Lotus Ave		
Gardiner (45)	O2019-6142	
Referred [C.J.p. 4317]	Pedestrian and Traffic Safety	
940 W Madison St		
Burnett (27)	O2019-6078	
Referred [C.J.p. 4292]	Pedestrian and Traffic Safety	
E Ontario St, from N McClurg Ct and Inner Lake Shore Dr		
Reilly (42)	O2019-6225	
Referred [C.J.p. 4318]	Pedestrian and Traffic Safety	
176 N Racine Ave		
Burnett (27)	O2019-1598	
Referred [C.J.p. 97775]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2679]	SO2019-5488	
1000 W Randolph St		
Burnett (27)	O2019-6031	
Referred [C.J.p. 4292]	Pedestrian and Traffic Safety	
945 N Rush St		
Reilly (42)	O2019-6176	
Referred [C.J.p. 4318]	Pedestrian and Traffic Safety	

**PARKING**

Loading/Standing/Tow Zones

N State St, from Hubbard St to Illinois St		
Reilly (42)	O2019-6181	
Referred [C.J.p. 4318]	Pedestrian and Traffic Safety	
7300 W Touhy Ave		
Napolitano (41)	Or2019-164	
Referred [C.J.p. 101126]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2702]	SO2019-5490	
N Troy St, from W Devon to first alley		
Silverstein (50)	O2019-4013	
Referred [C.J.p. 172]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2702]	SO2019-5490	
3101 S Wallace St		
15 Minute Loading Zone		
Thompson (11)	O2019-1539	
Referred [C.J.p. 97774]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2679]	SO2019-5488	
W Waveland Ave, from N Milwaukee Ave to N Lowell Ave		
Gardiner (45)	O2019-6128	
Referred [C.J.p. 4319]	Pedestrian and Traffic Safety	

Meters

150 N Green St		
Repeal		
Burnett (27)	O2019-6272	
Referred [C.J.p. 4293]	Pedestrian and Traffic Safety	
150 N Halsted St		
Repeal		
Burnett (27)	O2019-6264	
Referred [C.J.p. 4293]	Pedestrian and Traffic Safety	
6246 S Major Ave		
Remove		
Quinn (13)	Or2019-236	
Referred [C.J.p. 2022]	Pedestrian and Traffic Safety	
Passed [C.J.p. 2861]	SO2019-6522	

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

65

**PARKING**

Residential Permit

2700-2798 W 24th Pl, 2701-2799 W 24th Pl  
 Zone No. 2181  
 Cardenas (12) O2019-4089  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2699] SO2019-5489  
 3500-3550 W 81st Pl, 3531-3551 W 81st Pl  
 Zone No. 2171 - amend  
 Curtis (18) O2019-3945  
 Referred [C.J.p. 170] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2700] SO2019-5489  
 3700-3757 W 85th Pl  
 Zone No. 2170 - repeal  
 Curtis (18) O2019-6415  
 Referred [C.J.p. 4315] Pedestrian and Traffic Safety  
 W 91st St, from S Damen Ave to S Hoyne Ave  
 Zone No. 12  
 O'Shea (19) O2019-5379  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2699] SO2019-5489  
 N Campbell Ave, 6100 block  
 Vasquez, Jr. (40) Or2019-293  
 Referred [C.J.p. 4314] Pedestrian and Traffic Safety  
 N Cleveland Ave, from W Oak St to W Hobbie St  
 Zone No. 2185  
 Burnett (27) O2019-5319  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2699] SO2019-5489  
 7100-7199 W Diversey Ave  
 Zone No. 2186  
 Taliaferro (29) Or2019-240  
 Referred [C.J.p. 2030] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2699] SO2019-5489

**PARKING**

Residential Permit

6204-6254 N Fairfield Ave  
 Zone No. 448  
 Silverstein (50) Or2019-242  
 Referred [C.J.p. 2031] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2699] SO2019-5489  
 W Flourney St, 3000 block  
 Ervin (28) Or2019-290  
 Referred [C.J.p. 4313] Pedestrian and Traffic Safety  
 816-878 N Francisco Ave  
 Zone No. 1794 - amend  
 Maldonado (26) O2019-2818  
 Referred [C.J.p. 101122] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2700] SO2019-5489  
 5000-5058 W Gregory St  
 Cardona, Jr. (31) Or2019-244  
 Referred [C.J.p. 4314] Pedestrian and Traffic Safety  
 3533-3559 S Hamilton Ave  
 Zone No. 151 - amend  
 Cardenas (12) O2019-5318  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2699] SO2019-5489  
 3002-3107 N Haussen Ct  
 Reboyras (30) Or2019-246  
 Referred [C.J.p. 4314] Pedestrian and Traffic Safety  
 1601-1699 N Humboldt Blvd  
 La Spata (1) O2019-6464  
 Referred [C.J.p. 4313] Pedestrian and Traffic Safety  
 W Hutchinson Ave, 4700 block  
 Gardiner (45) Or2019-294  
 Referred [C.J.p. 4314] Pedestrian and Traffic Safety  
 3100-3147 N Kenneth Ave  
 Cardona, Jr. (31) Or2019-245  
 Referred [C.J.p. 4314] Pedestrian and Traffic Safety

OFFICE OF THE CITY CLERK

**PARKING**

Residential Permit

N Kostner Ave, 4000 block  
 Gardiner (45) Or2019-296  
 Referred [C.J.p. 4315] Pedestrian and  
 Traffic Safety

0-100 N Latrobe Ave, from W Madison St to W  
 Washington Blvd  
 Zone No. 2187  
 Ervin (28) Or2019-132  
 Referred [C.J.p. 97789] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2699] SO2019-5489

N Lowell Ave, 4100 block  
 Gardiner (45) Or2019-295  
 Referred [C.J.p. 4315] Pedestrian and  
 Traffic Safety

N Mcvicker Ave, 2900 block  
 Reboyras (30) Or2019-291  
 Referred [C.J.p. 4314] Pedestrian and  
 Traffic Safety

N Mcvicker Ave, 2800 block  
 Zone No. 1817 - amend  
 Reboyras (30) O2019-6400  
 Referred [C.J.p. 4315] Pedestrian and  
 Traffic Safety

2201-2259 N Natchez Ave  
 Villegas (36) Or2019-292  
 Referred [C.J.p. 4314] Pedestrian and  
 Traffic Safety

N Neva Ave, and W Gregory St  
 Amend  
 Napolitano (41) O2019-6488  
 Referred [C.J.p. 4316] Pedestrian and  
 Traffic Safety

N Northcott Ave, 5700 block  
 Amend  
 Napolitano (41) O2019-6493  
 Referred [C.J.p. 4316] Pedestrian and  
 Traffic Safety

**PARKING**

Residential Permit

W Oak St, from N Cleveland Ave to N Hudson Ave  
 Zone No. 2185  
 Burnett (27) O2019-5320  
 Direct [C.J.p. 2699] Pedestrian and  
 Introduction Traffic Safety  
 Passed [C.J.p. 2699] SO2019-5489

W Ohio St, 2300 block  
 Zone No. 2150 - repeal  
 Maldonado (26) Or2019-221  
 Referred [C.J.p. 171] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2700] SO2019-5489

935-1147 S Park Ter  
 Zone No. 1673 - amend  
 King (4) Or2019-202  
 Referred [C.J.p. 170] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2698] SO2019-5489

S Parkside Ave, 5200 block  
 Burke (14) Or2019-288  
 Referred [C.J.p. 4313] Pedestrian and  
 Traffic Safety

7715-7749 W Patterson Ave  
 Sposato (38) O2019-6437  
 Referred [C.J.p. 4314] Pedestrian and  
 Traffic Safety

1228-1248 W Race Ave, 1233-1249 W Race Ave  
 Zone No. 681 - amend  
 Moreno (1) O2019-2800  
 Referred [C.J.p. 101123] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2699] SO2019-5489

N Richmond St, 3200 block  
 Zone No. 97 - amend  
 Mell (33) O2019-1601  
 Referred [C.J.p. 97790] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2700] SO2019-5489

N Rockwell Ave, 6000 block  
 Vasquez, Jr. (40) Or2019-304  
 Referred Pedestrian and  
 Traffic Safety

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

67

**PARKING**

Residential Permit

N Sawyer Ave, 2800 block  
 Zone No. 1504 - amend  
 Ramirez-Rosa (35) O2019-6469  
 Referred [C.J.p. 4315] Pedestrian and Traffic Safety

N Spaulding Ave, 2800 block  
 Zone No. 1114 - amend  
 Ramirez-Rosa (35) O2019-6477  
 Referred [C.J.p. 4316] Pedestrian and Traffic Safety

N Spaulding Ave, 2900 block  
 Zone No. 1415 - amend  
 Ramirez-Rosa (35) O2019-6474  
 Referred [C.J.p. 4316] Pedestrian and Traffic Safety

5000-5045 S Talman Ave  
 Burke (14) Or2019-289  
 Referred [C.J.p. 4313] Pedestrian and Traffic Safety

2635-2675 W Warren Blvd  
 Zone No. 2125  
 Burnett (27) O2019-4056  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 2699] SO2019-5489

N Wilton Ave, 3600 block  
 Zone No. 383 - amend  
 Tunney (44) Or2019-149  
 Referred [C.J.p. 101122] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2700] SO2019-5489

**PERMITS/LICENSE/FEE EXEMPTIONS**

Refund of Fees

Senior Citizen Sewer

Aleck, Patricia and sundry others  
 Smith (43) O2019-6530  
 Referred [C.J.p. 4436] Finance

Alvarez, Solita and sundry others  
 King (4) O2019-6537  
 Referred [C.J.p. 4433] Finance

**PERMITS/LICENSE/FEE EXEMPTIONS**

Refund of Fees

Senior Citizen Sewer

Berkson, Robin and sundry others  
 Reilly (42) O2019-6531  
 Referred [C.J.p. 4436] Finance

Bolton, Charles M.  
 Napolitano (41) O2019-6532  
 Referred [C.J.p. 4435] Finance

Donash, Irene  
 Gardiner (45) O2019-6528  
 Referred [C.J.p. 4437] Finance

Edwards, Carol G. and sundry others  
 Mitchell (7) O2019-6545  
 Referred [C.J.p. 4434] Finance

Elmuti, Salah and sundry others  
 Osterman (48) O2019-6525  
 Referred [C.J.p. 4439] Finance

Feng, Tahsiung  
 Vasquez, Jr. (40) O2019-6533  
 Referred [C.J.p. 4435] Finance

Firak, Julius J.  
 Thompson (11) O2019-6540  
 Referred [C.J.p. 4434] Finance

French, Steven and sundry others  
 Dowell (3) O2019-6536  
 Referred [C.J.p. 4433] Finance

Hickson, Gloris and sundry others  
 Sposato (38) O2019-6541  
 Referred [C.J.p. 4434] Finance

Hougard, Jean C. and sundry others  
 Hadden (49) O2019-6524  
 Referred [C.J.p. 4441] Finance

James, Don Carlos and sundry others  
 Hopkins (2) O2019-6535  
 Referred [C.J.p. 4432] Finance

Kyles, Joseph H.  
 Harris (8) O2019-6539  
 Referred [C.J.p. 4434] Finance

Lidsky, Andrea L. and sundry others  
 Cappleman (46) O2019-6527  
 Referred [C.J.p. 4438] Finance

OFFICE OF THE CITY CLERK

PERMITS/LICENSE/FEE EXEMPTIONS

Refund of Fees

Senior Citizen Sewer

Miller, Carol L. and sundry others		
Tunney (44)	O2019-6529	
Referred [C.J.p. 4437]		Finance
Montero, Llui and various sundry others		
Waguespack (32)	Or2019-302	
Direct Introduction		Finance
Passed [C.J.p. 2323]		
Preston, Thelma and sundry others		
Hairston (5)	O2019-6538	
Referred [C.J.p. 4434]		Finance
Ryan, Lenore Jeanene and sundry others		
Silverstein (50)	O2019-6523	
Referred [C.J.p. 4441]		Finance
Shastal, Belinda M. and sundry others		
Martin (47)	O2019-6526	
Referred [C.J.p. 4439]		Finance
Starodub, Laryssa M. and sundry others		
Nugent (39)	O2019-6542	
Referred [C.J.p. 4435]		Finance
Weathered, Laura A.		
La Spata (1)	O2019-6534	
Referred [C.J.p. 4432]		Finance

PROPERTY

Acquisition

Healy, Brian and Bridget Healy and Healy & McMahon LLC, dissolved		
Certain portions of property located within 7733-7759 W Clarence Ave		
Lightfoot (Mayor)	O2019-5588	
Referred [C.J.p. 2193]		Housing

Miscellaneous

14 North Bishop LLC		
Portion of public alley bounded by W Washington Blvd, N Bishop St, W Madison St and N Ogden Ave		
Release of restrictive use covenant of vacated alley		
Burnett (27)	O2019-5583	
Referred [C.J.p. 4376]		Transportation

PROPERTY

Plats

Approval of AAA Residences Subdivision		
bounded by S Hillock Ave, S Stark St, S Throop St and railroad tracks/Stevenson Expressway		
Thompson (11)	O2019-4106	
Referred [C.J.p. 2068]		Transportation
Passed [C.J.p. 3599]		

Resubdivision

Atwater Save-it-All 106th Street Self Storage LLC		
Block bounded by E 105th St, E 106th St, S Avenue E and S Avenue B		
Express conditions of certain developer performance before allowable recordation of ordinance and associated plates contained in Department of Water Management's June 14, 2019 letter, with mandatory developer performance within 180 days of ordinance passage		
Sadlowski Garza (10)	O2019-5739	
Referred [C.J.p. 4346]		Transportation

Sale

A New Beginning God's House of Praise Ministries, Inc.		
1834 W 63rd St, 1839-1840 W 63rd St		
Negotiated sale of vacant property		
Lightfoot (Mayor)	O2019-6521	
Referred [C.J.p. 2191]		Housing
By the Hand Club for Kids		
5220-5242 W Kinzie St, 5241 W Kinzie St		
Lightfoot (Mayor)	O2019-6189	
Referred [C.J.p. 2191]		Housing
Clay, Robert C. and Clay, Gervaise		
Sale of certain portions of land located within 7025 S. St. Lawrence Ave and 7041-43 S. St. Lawrence Ave		
Lightfoot (Mayor)	O2019-6425	
Referred [C.J.p. 2191]		Housing
Dahbour, John		
271 N Pulaski Rd		
Lightfoot (Mayor)	O2019-5622	
Referred [C.J.p. 2191]		Housing

# OFFICE OF THE CITY CLERK

Date: 7/24/2019

## CITY COUNCIL LEGISLATIVE INDEX

69

**PROPERTY**

Sale

Franklin Holdings LLC - Twenty-Eighth Series  
 2021-2023 W Washington Blvd  
 Negotiated sale of City-owned property  
 Lightfoot (Mayor) O2019-4240  
 Referred [C.J.p. 236] Housing  
 Passed [C.J.p. 2501]

Gamble, LuVince  
 3850 W West End Ave  
 Lightfoot (Mayor) O2019-6054  
 Referred [C.J.p. 2191] Housing

Garcia, Ruben S. and Garcia, Caralee D.  
 626 N Christiana Ave  
 Lightfoot (Mayor) O2019-5640  
 Referred [C.J.p. 2191] Housing

Gary Singleton  
 212 N Keystone Ave  
 Vacant  
 Lightfoot (Mayor) O2019-4179  
 Referred [C.J.p. 236] Housing  
 Passed [C.J.p. 2452]

Gaston, Temaria L.  
 3854 W West End Ave  
 Lightfoot (Mayor) O2019-6090  
 Referred [C.J.p. 2191] Housing

Gramercy LLC  
 3806 S Wabash Ave  
 Lightfoot (Mayor) O2019-5945  
 Referred [C.J.p. 2191] Housing

Halsted/Canalport 1 LP  
 2012 S Canalport Ave  
 Negotiated sale of vacant City-owned property  
 Lightfoot (Mayor) O2019-4198  
 Referred [C.J.p. 236] Housing  
 Passed [C.J.p. 2458]

Hayden, Wesley  
 18446 W 63rd St  
 Lightfoot (Mayor) O2019-5670  
 Referred [C.J.p. 2191] Housing

**PROPERTY**

Sale

Landi Guapisaca, Miguel A.  
 631 N Ridgeway Ave  
 Lightfoot (Mayor) O2019-5661  
 Referred [C.J.p. 2191] Housing

Latanya Lockhart  
 4430 S Shields Ave  
 Vacant city-owned property  
 Lightfoot (Mayor) O2019-4250  
 Referred [C.J.p. 236] Housing  
 Passed [C.J.p. 2455]

Lim, Monica L.  
 4347 S Shields Ave  
 Lightfoot (Mayor) O2019-6117  
 Referred [C.J.p. 2191] Housing

Martinez, Confesor and Martinez Kimberly  
 210 N Parkside Ave  
 Lightfoot (Mayor) O2019-5597  
 Referred [C.J.p. 2191] Housing

McGee, Rufus  
 2011 W Washington Blvd  
 Lightfoot (Mayor) O2019-5743  
 Referred [C.J.p. 2191] Housing

Neighbor Space, Grow Greater Englewood  
 5822 S Halsted St, 1052-1056 W 59th St, 1114-  
 1120 W 59th St, 5800 S Ada St  
 Community urban farms development  
 Emanuel (Mayor) O2019-2834  
 Referred [C.J.p. 97995] Housing  
 Passed [C.J.p. 2579]

Periodic Sale of many vacant properties of Large  
 Lot Program administered by Dept of Planning and  
 Development  
 Lightfoot (Mayor) O2019-6466  
 Referred [C.J.p. 2191] Housing

Ross Bros Construction  
 2019 W Washington Blvd  
 Residential project  
 Lightfoot (Mayor) O2019-4164  
 Referred [C.J.p. 236] Housing  
 Passed [C.J.p. 2461]

OFFICE OF THE CITY CLERK

**PROPERTY**

Sale

Smith, Andre M.  
6636 S Hermitage Ave  
Lightfoot (Mayor) O2019-6210  
Referred [C.J.p. 2191] Housing

Swift Equity LLC  
434-436 E 46th PI  
Residential housing project compliant with  
Affordable Requirements Ordinance  
Lightfoot (Mayor) O2019-4159  
Referred [C.J.p. 236] Housing  
Passed [C.J.p. 2539]

**PUBLIC WAY USAGE**

Awnings

@ Properties  
6321 N Central Ave  
Nugent (39) O2019-5288  
Referred [C.J.p. 2109] Transportation  
Passed [C.J.p. 3254]

400-410 Michigan Real Estate LLC  
410 N Michigan Ave  
Reilly (42) O2019-5914  
Referred [C.J.p. 4409] Transportation

515J Realty Co. Ltd.  
2767 N Lincoln Ave  
Smith (43) O2019-5206  
Referred [C.J.p. 2133] Transportation  
Passed [C.J.p. 3435]

Aardvark Ins. Agcy.  
1228 W Wilson Ave  
Cappleman (46) O2019-5098  
Referred [C.J.p. 2142] Transportation  
Passed [C.J.p. 5098]

Ace Bakery  
3241 S Halsted St  
Thompson (11) O2019-4624  
Referred [C.J.p. 2066] Transportation  
Passed [C.J.p. 3257]

**PUBLIC WAY USAGE**

Awnings

Albany Liquors and Food  
3048 W Fullerton Ave  
Waguespack (32) O2019-4932  
Referred [C.J.p. 2097] Transportation  
Passed [C.J.p. 3258]

Alma's Child Day Care Center  
2909 W 63rd St  
Moore (17) O2019-5784  
Referred [C.J.p. 4356] Transportation

Ambrosia Cafe  
1963 N Sheffield Ave  
Smith (43) O2019-5919  
Referred [C.J.p. 4413] Transportation

Amish Custom Kitchens  
6756 N Harlem Ave  
Napolitano (41) O2019-5894  
Referred [C.J.p. 4397] Transportation

Anthony, Inc. Design Solutions  
2041 W Grand Ave  
Maldonado (26) O2019-4741  
Referred [C.J.p. 2081] Transportation  
Passed [C.J.p. 3258]

Apple Bite Pantry  
2919 N Broadway  
Tunney (44) O2019-4514  
Referred [C.J.p. 2134] Transportation  
Passed [C.J.p. 3259]

Armitage Gold Star Liquors  
4800 W Armitage Ave  
Villegas (36) O2019-4959  
Referred [C.J.p. 2104] Transportation  
Passed [C.J.p. 3260]

Armitage Hair Salon  
4257 W Armitage Ave  
Ramirez-Rosa (35) O2019-4939  
Referred [C.J.p. 2103] Transportation  
Passed [C.J.p. 3261]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

71

PUBLIC WAY USAGE

Awnings

Artemio's Bakery  
3919 N Sheridan Rd  
Cappleman (46) O2019-5100  
Referred [C.J.p. 2142] Transportation  
Passed [C.J.p. 3261]

Artemio's Bakery No. 2  
1443 N Milwaukee Ave  
La Spata (1) O2019-4355  
Referred [C.J.p. 2036] Transportation  
Passed [C.J.p. 3262]

Athenian Room Restaurant  
807 W Webster Ave  
Smith (43) O2019-5095  
Referred [C.J.p. 2130] Transportation  
Passed [C.J.p. 3263]

Augie's  
1721 W Wrightwood Ave  
Waguespack (32) O2019-5869  
Referred [C.J.p. 4385] Transportation

Barneys New York  
15 E Oak St  
Reilly (42) O2019-5897  
Referred [C.J.p. 4399] Transportation

Barry Regent Cleaners  
3000 N Broadway  
Tunney (44) O2019-4519  
Referred [C.J.p. 2135] Transportation  
Passed [C.J.p. 3264]

Barton G. The Restaurant  
415 N Dearborn St  
Reilly (42) O2019-4637  
Referred [C.J.p. 2114] Transportation  
Passed [C.J.p. 3265]

Beatrix Market  
23 E Jackson Blvd  
King (4) O2019-4543  
Referred [C.J.p. 2054] Transportation  
Passed [C.J.p. 3266]

PUBLIC WAY USAGE

Awnings

Best Sub, Inc  
3156 W Chicago Ave  
Burnett (27) O2019-4789  
Referred [C.J.p. 2084] Transportation  
Passed [C.J.p. 3267]

BFF Bikes  
2113 W Armitage Ave  
Waguespack (32) O2019-5871  
Referred [C.J.p. 4385] Transportation

Bibim Town  
5357 N Broadway  
Osterman (48) O2019-6040  
Referred [C.J.p. 4429] Transportation

Big City Bikes  
2425 N Ashland Ave  
Waguespack (32) O2019-5872  
Referred [C.J.p. 4385] Transportation

Birrieria Ocotlan  
8726 S Commercial Ave  
Sadlowski Garza (10) O2019-4620  
Referred [C.J.p. 2065] Transportation  
Passed [C.J.p. 3268]

Birrieria Reyes De Ocotlan  
1322 W 18th St  
Sigcho-Lopez (25) O2019-5821  
Referred [C.J.p. 4365] Transportation

Bistro Grand  
2362-2364 N Neva Ave  
Taliaferro (29) O2019-5857  
Referred [C.J.p. 4379] Transportation

Blooming Lotus Corp., The  
6842 W Archer Ave  
Tabares (23) O2019-5813  
Referred [C.J.p. 4363] Transportation

Blue Bird Day  
1921 W Irving Park Rd  
Martin (47) O2019-5131  
Referred [C.J.p. 2144] Transportation  
Passed [C.J.p. 3269]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Awnings

Bobby Love's  
3729 N Halsted St  
Cappleman (46) O2019-6013  
Referred [C.J.p. 4424] Transportation

Bombo Bar Wells St  
1529 N Wells St  
Burnett (27) O2019-5835  
Referred [C.J.p. 4371] Transportation

Breakfast Club, Inc., The  
1381 W Hubbard St  
Burnett (27) O2019-4794  
Referred [C.J.p. 2084] Transportation  
Passed [C.J.p. 33270]

Breakfast House Restaurant  
3001 N Ashland Ave  
Waguespack (32) O2019-5873  
Referred [C.J.p. 4386] Transportation

Brisa Foods, Inc.  
2156 N Kimball Ave  
Maldonado (26) O2019-4742  
Referred [C.J.p. 2081] Transportation  
Passed [C.J.p. 3270]

Bristol Deli & Liquor  
3086 N Milwaukee Ave  
Reboyras (30) O2019-4839  
Referred [C.J.p. 2094] Transportation  
Passed [C.J.p. 3271]

Bryn Mawr Belle Shore Lmtd. Partnership  
1062 W Bryn Mawr Ave  
Osterman (48) O2019-5180  
Referred [C.J.p. 2149] Transportation  
Passed [C.J.p. 3272]

Bub City  
435-437 N Clark St  
Reilly (42) O2019-4643  
Referred [C.J.p. 2115] Transportation  
Passed [C.J.p. 3273]

Bucktown Food & Liquors  
2422 W Fullerton Ave  
La Spata (1) O2019-5746  
Referred [C.J.p. 4327] Transportation

PUBLIC WAY USAGE

Awnings

Buenos Aires Deli  
3100 N Cicero Ave  
Cardona, Jr. (31) O2019-4851  
Referred [C.J.p. 2096] Transportation  
Passed [C.J.p. 3274]

Burdeen Shoe Co., Inc.  
2139 W Cermak Rd  
Sigcho-Lopez (25) O2019-4687  
Referred [C.J.p. 2078] Transportation  
Passed [C.J.p. 3275]

Cabinet Style Studio Ltd.  
5945 N Milwaukee Ave  
Gardiner (45) O2019-5082  
Referred [C.J.p. 2139] Transportation  
Passed [C.J.p. 3275]

Cafe Bonhomme/Beatnik on the River  
180 N Wacker Dr  
Reilly (42) O2019-5921  
Referred [C.J.p. 4400] Transportation

Cafe Cancale  
1576 N Milwaukee Ave  
La Spata (1) O2019-5747  
Referred [C.J.p. 4328] Transportation

Cafe Touche  
6731 N Northwest Hwy  
Napolitano (41) O2019-5075  
Referred [C.J.p. 2113] Transportation  
Passed [C.J.p. 3276]

Cafe Vienna  
2523 N Clark St  
Smith (43) O2019-5102  
Referred [C.J.p. 2130] Transportation  
Passed [C.J.p. 3277]

Caribella  
3311 W Fullerton Ave  
Ramirez-Rosa (35) O2019-4942  
Referred [C.J.p. 2103] Transportation  
Passed [C.J.p. 3278]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

73

PUBLIC WAY USAGE

Awnings

Carlton at the Lake, Inc.  
725 W Montrose Ave  
Cappleman (46) O2019-5103  
Referred [C.J.p. 2142] Transportation  
Passed [C.J.p. 3254]

Carniceria Ruiz, Inc.  
3001 N Kedzie Ave  
Rodriguez Sanchez (33) O2019-4899  
Referred [C.J.p. 2101] Transportation  
Passed [C.J.p. 3278]

Carstar Grand Avenue  
4723 W Grand Ave  
Mitts (37) O2019-4967  
Referred [C.J.p. 2107] Transportation  
Passed [C.J.p. 3279]

Catherine Cook School  
226 W Schiller St  
Burnett (27) O2019-4798  
Referred [C.J.p. 2085] Transportation  
Passed [C.J.p. 3280]

Chasing Tails 4U, Inc.  
1724 W Lake St  
Burnett (27) O2019-5837  
Referred [C.J.p. 4369] Transportation

Chatham Jewelry & Loan, Inc.  
645-647 E 79th St  
Sawyer (6) O2019-4596  
Referred [C.J.p. 2061] Transportation  
Passed [C.J.p. 3281]

Cheesie's Pub & Grub/Slice of Cheesie's  
958-964 W Belmont Ave  
Tunney (44) O2019-5993  
Referred [C.J.p. 4418] Transportation

Chi Chi Nails  
822 E 79th St  
Harris (8) O2019-4600  
Referred [C.J.p. 2063] Transportation  
Passed [C.J.p. 3281]

PUBLIC WAY USAGE

Awnings

Chick-Fil-A Loyola Water Tower  
30 E Chicago Ave  
Amend  
Reilly (42) O2019-6115  
Referred [C.J.p. 4410] Transportation

Children City Childcare, Inc.  
4918 W Fullerton Ave  
Cardona, Jr. (31) O2019-4855  
Referred [C.J.p. 2096] Transportation  
Passed [C.J.p. 3282]

Chipotle  
311 S Wacker Dr  
Reilly (42) O2019-4647  
Referred [C.J.p. 2115] Transportation  
Passed [C.J.p. 3283]

Christian Undertaker Services, Inc.  
3100 W Irving Park Rd  
Rodriguez Sanchez (33) O2019-4901  
Referred [C.J.p. 2101] Transportation  
Passed [C.J.p. 3284]

Chuck's & Ed's Tavern  
3556 W Belmont Ave  
Ramirez-Rosa (35) O2019-4946  
Referred [C.J.p. 2103] Transportation  
Passed [C.J.p. 3284]

Chui's Food Store  
4852 N Damen Ave  
Martin (47) O2019-5134  
Referred [C.J.p. 2145] Transportation  
Passed [C.J.p. 3285]

Circle Salon, The  
2135 W Division St  
Hopkins (2) O2019-4472  
Referred [C.J.p. 2045] Transportation  
Passed [C.J.p. 3286]

City Smiles  
3800 N Pulaski Rd  
Gardiner (45) O2019-5083  
Referred [C.J.p. 2139] Transportation  
Passed [C.J.p. 3287]

OFFICE OF THE CITY CLERK  
CITY COUNCIL LEGISLATIVE INDEX

74

Date: 7/24/2019

**PUBLIC WAY USAGE**

Awnings

Clark Street Sports  
3465 N Clark St  
Tunney (44) O2019-4524  
Referred [C.J.p. 2135] Transportation  
Passed [C.J.p. 3287]

Coldwell Banker  
1457 W Belmont Ave  
Waguespack (32) O2019-4936  
Referred [C.J.p. 2098] Transportation  
Passed [C.J.p. 3288]

Computerzone USA  
1134 W Belmont Ave  
Tunney (44) O2019-5996  
Referred [C.J.p. 4419] Transportation

Copeland Dental Care  
5955 W Irving Park Rd  
Sposato (38) O2019-5027  
Referred [C.J.p. 2108] Transportation  
Passed [C.J.p. 3289]

Corner Bakery Cafe  
360 N Michigan Ave  
Reilly (42) O2019-4652  
Referred [C.J.p. 2115] Transportation  
Passed [C.J.p. 3290]

Corner Bakery Cafe  
56 W Randolph St  
Reilly (42) O2019-4676  
Referred [C.J.p. 2116] Transportation  
Passed [C.J.p. 3290]

Cornerstone Community Outreach  
4628 N Clifton Ave  
Cappleman (46) O2019-6015  
Referred [C.J.p. 4425] Transportation

Cram Chicago  
3331 N Broadway  
Tunney (44) O2019-6000  
Referred [C.J.p. 4419] Transportation

**PUBLIC WAY USAGE**

Awnings

Crawford Supply Group, Inc.  
3914 N Lincoln Ave  
Martin (47) O2019-5136  
Referred [C.J.p. 2145] Transportation  
Passed [C.J.p. 3291]

Cremeria La Ordena No. 3 LLC  
3234 W 26th St  
Cardenas (12) O2019-5764  
Referred [C.J.p. 4349] Transportation

Crossroads Trading Co.  
1519 N Milwaukee Ave  
La Spata (1) O2019-4367  
Referred [C.J.p. 2036] Transportation  
Passed [C.J.p. 3292]

Dearborn Plaza Apartments  
1030 N Dearborn St  
Hopkins (2) O2019-4473  
Referred [C.J.p. 2045] Transportation  
Passed [C.J.p. 3293]

Delgado Travel Agency, Inc.  
2108 W Cermak Rd  
Sigcho-Lopez (25) O2019-5822  
Referred [C.J.p. 4365] Transportation

Delgado Travel Agency, Inc.  
3807 W Fullerton Ave  
Ramirez-Rosa (35) O2019-5882  
Referred [C.J.p. 4391] Transportation

Delta Animal Hospital  
2105 W Chicago Ave  
La Spata (1) O2019-4417  
Referred [C.J.p. 2036] Transportation  
Passed [C.J.p. 3294]

Diag Bar & Gnl/404 Wine Bar  
2852 N Southport Ave  
Waguespack (32) O2019-4949  
Referred [C.J.p. 2098] Transportation  
Passed [C.J.p. 3295]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

75

PUBLIC WAY USAGE

Awnings

Dimo's Pizza  
3463 N Clark St  
Tunney (44) O2019-4527  
Referred [C.J.p. 2136] Transportation  
Passed [C.J.p. 3296]

Dinkel's Bakery, Inc.  
3329 N Lincoln Ave  
Martin (47) O2019-5138  
Referred [C.J.p. 2145] Transportation  
Passed [C.J.p. 3296]

DJ Wine & Spirits  
6107-6111 W Diversey Ave  
Reboyras (30) O2019-4843  
Referred [C.J.p. 2095] Transportation  
Passed [C.J.p. 3297]

Doctor's Office  
2645 W 51st St  
Burke (14) O2019-5775  
Referred [C.J.p. 4350] Transportation

Doerfler, Barbara  
5143 W Diversey Ave  
Cardona, Jr. (31) O2019-5860  
Referred [C.J.p. 5862] Transportation

Dog Room, The  
7340 W Addison St  
Sposato (38) O2019-4994  
Referred [C.J.p. 2108] Transportation  
Passed [C.J.p. 3298]

Dog Splash  
7448 N Western Ave  
Silverstein (50) O2019-5207  
Referred [C.J.p. 2153] Transportation  
Passed [C.J.p. 3299]

Dogs Day Inn Corp.  
1719 W Wrightwood Ave  
Waguespack (32) O2019-4971  
Referred [C.J.p. 2098] Transportation  
Passed [C.J.p. 3299]

PUBLIC WAY USAGE

Awnings

Dollar Tree No. 06910  
11037-11043 S Kedzie Ave  
O'Shea (19) O2019-5787  
Referred [C.J.p. 4358] Transportation

Domino's  
2401 N Clybourn Ave  
Waguespack (32) O2019-4990  
Referred [C.J.p. 2098] Transportation  
Passed [C.J.p. 3300]

Don Pepe  
3616 W 26th St  
Rodriguez (22) O2019-5807  
Referred [C.J.p. 4632] Transportation

Downtown Dogs  
804 N Rush St  
Reilly (42) O2019-4680  
Referred [C.J.p. 2116] Transportation  
Passed [C.J.p. 3301]

Dr. Jeffrey J. Betman and Assoc.  
1808 W Chicago Ave  
La Spata (1) O2019-4408  
Referred [C.J.p. 2036] Transportation  
Passed [C.J.p. 3302]

Drew's On Halsted  
3201 N Halsted St  
Tunney (44) O2019-4529  
Referred [C.J.p. 2136] Transportation  
Passed [C.J.p. 3302]

Drybar  
1611 N Sheffield Ave  
Hopkins (2) O2019-4475  
Referred [C.J.p. 2045] Transportation  
Passed [C.J.p. 3303]

D'S Style World  
4436 W Madison St  
Ervin (28) O2019-4840  
Referred [C.J.p. 2091] Transportation  
Passed [C.J.p. 3293]

OFFICE OF THE CITY CLERK

**PUBLIC WAY USAGE**

Awnings

Dublin Bar & Grill  
 1050 N State St  
 Hopkins (2) O2019-5752  
 Referred [C.J.p. 4332] Transportation  
 Dunning Pour House  
 7718 W Addison St  
 Sposato (38) O2019-5012  
 Referred [C.J.p. 2109] Transportation  
 Passed [C.J.p. 3304]  
 Dunning Pour House  
 7718 W Addison St  
 Sposato (38) O2019-5018  
 Referred [C.J.p. 2108] Transportation  
 Passed [C.J.p. 3305]  
 East Bank Storage  
 429 W Ohio St  
 Reilly (42) O2019-4682  
 Referred [C.J.p. 2116] Transportation  
 Passed [C.J.p. 3306]  
 Edgewater Artists in Motion, NFP  
 1070 W Granville Ave  
 Amend  
 Osterman (48) O2019-4230  
 Referred [C.J.p. 2150] Transportation  
 Passed [C.J.p. 3436]  
 Eganvance Ins. Agcy., Inc.  
 5300 W Devon Ave  
 Napolitano (41) O2019-5077  
 Referred [C.J.p. 2113] Transportation  
 Passed [C.J.p. 3306]  
 El Burrito Mexicano  
 936 W Addison St  
 Tunney (44) O2019-6002  
 Referred [C.J.p. 4419] Transportation  
 El Cid Tacos No. 2  
 2645 N Kedzie Ave  
 Waguespack (32) O2019-5002  
 Referred [C.J.p. 2098] Transportation  
 Passed [C.J.p. 3307]

**PUBLIC WAY USAGE**

Awnings

El Diamante Azul Restaurant  
 5663-5665 N Clark St  
 Osterman (48) O2019-5183  
 Referred [C.J.p. 2149] Transportation  
 Passed [C.J.p. 3308]  
 El Llano Restaurant  
 4011 N Elston Ave  
 Gardiner (45) O2019-5086  
 Referred [C.J.p. 2139] Transportation  
 Passed [C.J.p. 3309]  
 Elite Hair Changers & Spa  
 5995 S Archer Ave  
 Amend  
 Tabares (23) O2019-6147  
 Referred [C.J.p. 4363] Transportation  
 Ellipsis Coffeehouse LLC  
 1259 W Devon Ave  
 Osterman (48) O2019-5186  
 Referred [C.J.p. 2149] Transportation  
 Passed [C.J.p. 3309]  
 Emperor's Choice Restaurant  
 2238 S Wentworth Ave  
 Sigcho-Lopez (25) O2019-5824  
 Referred [C.J.p. 4365] Transportation  
 Empty Bottle, Inc.  
 1035 N Western Ave  
 La Spata (1) O2019-5748  
 Referred [C.J.p. 4328] Transportation  
 Escapehouse Chicago  
 54 E Ohio St  
 Reilly (42) O2019-4688  
 Referred [C.J.p. 2116] Transportation  
 Passed [C.J.p. 3311]  
 Essence of India  
 4601 N Lincoln Ave  
 Martin (47) O2019-5140  
 Referred [C.J.p. 2145] Transportation  
 Passed [C.J.p. 3312]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

77

PUBLIC WAY USAGE

Awnings

Estelles Cafe & Pub Ltd.  
2013 W North Ave  
La Spata (1) O2019-4410  
Referred [C.J.p. 2036] Transportation  
Passed [C.J.p. 3312]

Euro Café  
2435 N Harlem Ave  
Taliaferro (29) O2019-4890  
Referred [C.J.p. 2093] Transportation  
Passed [C.J.p. 3313]

Express-Way Tax Services  
4008 S Archer Ave  
Cardenas (12) O2019-5765  
Referred [C.J.p. 4349] Transportation

Eye See Ravenswood, P.C.  
4735 N Damen Ave  
Martin (47) O2019-5143  
Referred [C.J.p. 2145] Transportation  
Passed [C.J.p. 3314]

Farmers Ins. Co.  
7543 W Irving Park Rd  
Sposato (38) O2019-5022  
Referred [C.J.p. 2109] Transportation  
Passed [C.J.p. 3315]

Fedex Office and Print Services, Inc.  
1315 E 57th St  
Hairston (5) O2019-5761  
Referred [C.J.p. 4341] Transportation

Fedex Office and Print Services, Inc.  
1201 N Dearborn St  
Hopkins (2) O2019-5754  
Referred [C.J.p. 4332] Transportation

Fedex Office and Print Services, Inc.  
3524 N Southport Ave  
Tunney (44) O2019-6003  
Referred [C.J.p. 4419] Transportation

Fidelity National Title  
3338 N Lincoln Ave  
Martin (47) O2019-5146  
Referred [C.J.p. 2145] Transportation  
Passed [C.J.p. 3315]

PUBLIC WAY USAGE

Awnings

Fifth Third Bank  
3179 N Clark St  
Tunney (44) O2019-4532  
Referred [C.J.p. 2136] Transportation  
Passed [C.J.p. 3316]

Final Touch Hair and Barber Salon  
820 E 79th St  
Harris (8) O2019-4606  
Referred [C.J.p. 2063] Transportation  
Passed [C.J.p. 3317]

First Midwest Bank  
1060 W Bryn Mawr Ave  
Osterman (48) O2019-5188  
Referred [C.J.p. 2149] Transportation  
Passed [C.J.p. 3318]

First Midwest Bank  
4605 N Lincoln Ave  
Martin (47) O2019-5148  
Referred [C.J.p. 2145] Transportation  
Passed [C.J.p. 3318]

Fleurametz  
222 N Laflin St  
Burnett (27) O2019-5841  
Referred [C.J.p. 4372] Transportation

Foxtrot Market  
1562 N Wells St  
Burnett (27) O2019-5843  
Referred [C.J.p. 4372] Transportation

Frances' Deli & Brunchery  
2552 N Clark St  
Smith (43) O2019-5108  
Referred [C.J.p. 2130] Transportation  
Passed [C.J.p. 3319]

Francesca's  
2012 N Halsted St  
Smith (43) O2019-5112  
Referred [C.J.p. 2131] Transportation  
Passed [C.J.p. 3320]

OFFICE OF THE CITY CLERK  
CITY COUNCIL LEGISLATIVE INDEX

78

Date: 7/24/2019

**PUBLIC WAY USAGE**

Awnings

Frank's Food Mart 1  
5050 W Madison St  
Ervin (28) O2019-4849  
Referred [C.J.p. 2091] Transportation  
Passed [C.J.p. 3321]

Friendly Tavern  
6124 W Gunnison St  
Gardiner (45) O2019-5088  
Referred [C.J.p. 2140] Transportation  
Passed [C.J.p. 3321]

Gardner School, The  
1301 W Madison Park  
Burnett (27) O2019-4802  
Referred [C.J.p. 2086] Transportation  
Passed [C.J.p. 3322]

Gemini Bistro  
2075 N Lincoln Ave  
Smith (43) O2019-5929  
Referred [C.J.p. 4414] Transportation

Gigi's Food Market  
3101 W 63rd St  
Moore (17) O2019-4663  
Referred [C.J.p. 2072] Transportation  
Passed [C.J.p. 3324]

Glory Beauty Supply  
4021 W North Ave  
Maldonado (26) O2019-4743  
Referred [C.J.p. 2081] Transportation  
Passed [C.J.p. 3325]

Golftec Halsted Row  
2847 N Halsted St  
Tunney (44) O2019-4541  
Referred [C.J.p. 2136] Transportation  
Passed [C.J.p. 3325]

Graphic Image Corp.  
2035 W Grand Ave  
Maldonado (26) O2019-4745  
Referred [C.J.p. 2081] Transportation  
Passed [C.J.p. 3326]

**PUBLIC WAY USAGE**

Awnings

Gratitude-Heart-Garden Florist  
2058 W Roscoe St  
Waguespack (32) O2019-5016  
Referred [C.J.p. 2099] Transportation  
Passed [C.J.p. 3327]

Great Clips  
3167 N Broadway  
Tunney (44) O2019-4545  
Referred [C.J.p. 2136] Transportation  
Passed [C.J.p. 3328]

H and R Block  
3925 W North Ave  
Maldonado (26) O2019-4746  
Referred [C.J.p. 2081] Transportation  
Passed [C.J.p. 3328]

Hairtech the Salon  
6468 W North Ave  
Taliaferro (29) O2019-4896  
Referred [C.J.p. 2093] Transportation  
Passed [C.J.p. 3329]

Hallmark & Johnson Property Mgmt.  
5139 N Lincoln Ave  
Vasquez, Jr. (40) O2019-5054  
Referred [C.J.p. 2111] Transportation  
Passed [C.J.p. 3330]

Hallmark & Johnson Property Mgmt.  
5141 N Lincoln Ave  
Vasquez, Jr. (40) O2019-5055  
Referred [C.J.p. 2111] Transportation  
Passed [C.J.p. 3331]

Hallmark & Johnson Property Mgmt.  
5145 N Lincoln Ave  
Vasquez, Jr. (40) O2019-5058  
Referred [C.J.p. 2111] Transportation  
Passed [C.J.p. 3331]

Hallmark & Johnson Property Mgmt.  
5147 N Lincoln Ave  
Vasquez, Jr. (40) O2019-5060  
Referred [C.J.p. 2112] Transportation  
Passed [C.J.p. 3332]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

79

PUBLIC WAY USAGE

Awnings

Hallmark & Johnson Property Mgmt.  
 5149 N Lincoln Ave  
 Vasquez, Jr. (40) O2019-5062  
 Referred [C.J.p. 2112] Transportation  
 Passed [C.J.p. 3333]  
 Harry Caray's Restaurant  
 33 W Kinzie St  
 Reilly (42) O2019-5898  
 Referred [C.J.p. 4401] Transportation  
 Hawkeye's Bar & Grill, Inc.  
 1458 W Taylor St  
 Ervin (28) O2019-5856  
 Referred [C.J.p. 4377] Transportation  
 Haydee's Flowers & Gifts  
 3747 W 63rd St  
 Tabares (23) O2019-5815  
 Referred [C.J.p. 4363] Transportation  
 House of Hair, Inc.  
 4761 N Milwaukee Ave  
 Gardiner (45) O2019-6011  
 Referred [C.J.p. 4422] Transportation  
 Hugo's Frog Bar  
 1024-1026 N Rush St  
 Reilly (42) O2019-5899  
 Referred [C.J.p. 4401] Transportation  
 Hutch  
 3301 N Clark St  
 Tunney (44) O2019-6004  
 Referred [C.J.p. 4419] Transportation  
 Hyde Park Animal Clinic  
 1363 E 53rd St  
 King (4) O2019-5758  
 Referred [C.J.p. 4339] Transportation  
 IL Porcellino/Studio Pans/Ramen-San  
 59 W Hubbard St  
 Reilly (42) O2019-4699  
 Referred [C.J.p. 2118] Transportation  
 Passed [C.J.p. 3334]

PUBLIC WAY USAGE

Awnings

IM&N Dollar Plus  
 5149 S Kedzie Ave  
 Burke (14) O2019-5777  
 Referred [C.J.p. 4350] Transportation  
 Inland Bank  
 1000 W Washington Blvd  
 Burnett (27) O2019-5832  
 Referred [C.J.p. 4372] Transportation  
 Interpark  
 747 N Wabash Ave  
 Reilly (42) O2019-5900  
 Referred [C.J.p. 4401] Transportation  
 Jackson Junge Gallery  
 1389 N Milwaukee Ave  
 La Spata (1) O2019-4424  
 Referred [C.J.p. 2037] Transportation  
 Passed [C.J.p. 3335]  
 Jake Melnick's Corner Tap  
 41 E Superior St  
 Reilly (42) O2019-4702  
 Referred [C.J.p. 2118] Transportation  
 Passed [C.J.p. 3336]  
 Janik's Cafe  
 2011 W Division St  
 La Spata (1) O2019-4426  
 Referred [C.J.p. 2037] Transportation  
 Passed [C.J.p. 3337]  
 Jimenez Fresh Market  
 5330 W Belmont Ave  
 Reboyras (30) O2019-5858  
 Referred [C.J.p. 4382] Transportation  
 Jimmy Johns Sandwich Shops  
 2115 W Roscoe St  
 Waguespack (32) O2019-5874  
 Referred [C.J.p. 4386] Transportation  
 Johnson's Real Ice Cream  
 2951 N Broadway  
 Tunney (44) O2019-4550  
 Referred [C.J.p. 2136] Transportation  
 Passed [C.J.p. 3338]

OFFICE OF THE CITY CLERK

**PUBLIC WAY USAGE**

Awnings

Journey Physical Therapy  
2250 W Belmont Ave  
Waguespack (32) O2019-5031  
Referred [C.J.p. 2099] Transportation  
Passed [C.J.p. 3338]

Joyful Noise Christian Daycare, Inc.  
4243 W North Ave  
Maldonado (26) O2019-4762  
Referred [C.J.p. 2082] Transportation  
Passed [C.J.p. 3339]

Joys  
3257-3259 N Broadway  
Tunney (44) O2019-4552  
Referred [C.J.p. 2136] Transportation  
Passed [C.J.p. 3340]

JPMorgan Chase Bank, N.A.  
2603 N Halsted St  
Smith (43) O2019-6219  
Referred [C.J.p. 4414] Transportation

JPMorgan Chase Bank, N.A. (Lincoln & Byron)  
3868 N Lincoln Ave  
Martin (47) O2019-6029  
Referred [C.J.p. 4427] Transportation

Juan Daniel Hair Design P.C.  
3748 W 63rd St  
Tabares (23) O2019-4669  
Referred [C.J.p. 2076] Transportation  
Passed [C.J.p. 3341]

Julius McCoy  
8157 S South Chicago Ave  
Harris (8) O2019-4608  
Referred [C.J.p. 2064] Transportation  
Passed [C.J.p. 3357]

Kanela Breakfast Club  
1408 N Milwaukee Ave  
La Spata (1) O2019-4439  
Referred [C.J.p. 2037] Transportation  
Passed [C.J.p. 3341]

**PUBLIC WAY USAGE**

Awnings

Kings Stoneworks  
1520 W Pershing Pl  
Thompson (11) O2019-4627  
Referred [C.J.p. 2067] Transportation  
Passed [C.J.p. 3343]

Kinzie St Chop House  
400 N Wells St  
Reilly (42) O2019-4704  
Referred [C.J.p. 2119] Transportation  
Passed [C.J.p. 3344]

Kit Kat Lounge and Restaurant  
3700 N Halsted St  
Cappleman (46) O2019-6017  
Referred [C.J.p. 4425] Transportation

Klok, Anthony  
3420-3428 N Broadway  
Tunney (44) O2019-4554  
Referred [C.J.p. 2137] Transportation  
Passed [C.J.p. 3344]

Kopi, a Traveler's Cafe  
5317 N Clark St  
Osterman (48) O2019-5193  
Referred [C.J.p. 2150] Transportation  
Passed [C.J.p. 3345]

La Casa Del Pueblo, Inc.  
1810 S Blue Island Ave  
Sigcho-Lopez (25) O2019-4690  
Referred [C.J.p. 2078] Transportation  
Passed [C.J.p. 3346]

La Iguanita Restaurant, Inc.  
3733 S Kedzie Ave  
Cardenas (12) O2019-4654  
Referred [C.J.p. 2069] Transportation  
Passed [C.J.p. 3347]

La Pena Restaurante  
4212-4214 N Milwaukee Ave  
Gardiner (45) O2019-5091  
Referred [C.J.p. 2140] Transportation  
Passed [C.J.p. 3348]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

81

**PUBLIC WAY USAGE**

Awnings

La Quinta Inn & Suites  
 1 S Franklin St  
 Reilly (42) O2019-4706  
 Referred [C.J.p. 2119] Transportation  
 Passed [C.J.p. 3348]  
 Lake View Art Supply  
 3314 W Foster Ave  
 Nugent (39) O2019-5275  
 Referred [C.J.p. 2110] Transportation  
 Passed [C.J.p. 3349]  
 Lalo's Mexican Restaurant  
 733 W Maxwell St  
 Thompson (11) O2019-5762  
 Referred [C.J.p. 4347] Transportation  
 Las Mananitas  
 3523 N Halsted St  
 Cappleman (46) O2019-5105  
 Referred [C.J.p. 2142] Transportation  
 Passed [C.J.p. 3350]  
 Lawson House  
 801 N Dearborn St  
 Hopkins (2) O2019-4479  
 Referred [C.J.p. 2046] Transportation  
 Passed [C.J.p. 3351]  
 Levinons, Inc.  
 2856 W Devon Ave  
 Silverstein (50) O2019-6047  
 Referred [C.J.p. 4432] Transportation  
 Life Storage Centers of Lincoln Park LLC  
 1030 W North Ave  
 Hopkins (2) O2019-4487  
 Referred [C.J.p. 2046] Transportation  
 Passed [C.J.p. 3351]  
 Lincoln C Mart  
 2256 N Lincoln Ave  
 Smith (43) O2019-5116  
 Referred [C.J.p. 2131] Transportation  
 Passed [C.J.p. 3352]

**PUBLIC WAY USAGE**

Awnings

Little Hands Child Creative Center, Inc.  
 7146 S Ashland Ave  
 Moore (17) O2019-5786  
 Referred [C.J.p. 4356] Transportation  
 Liza's Furniture, Inc.  
 2459 S Albany Ave  
 Cardenas (12) O2019-5767  
 Referred [C.J.p. 4349] Transportation  
 Lizzie McNeills  
 400 N McClurg Ct  
 Reilly (42) O2019-5902  
 Referred [C.J.p. 4402] Transportation  
 Los Corrales Taqueria, Inc.  
 2881 W Cermak Rd  
 Cardenas (12) O2019-5768  
 Referred [C.J.p. 4349] Transportation  
 Lottie's Pub  
 1925 W Cortland St  
 Waguespack (32) O2019-5875  
 Referred [C.J.p. 4387] Transportation  
 Lou Malnati's Pizzeria  
 805 S State St  
 King (4) O2019-4547  
 Referred [C.J.p. 2054] Transportation  
 Passed [C.J.p. 3353]  
 Lou Malnati's Pizzeria  
 958 W Wrightwood Ave  
 Smith (43) O2019-5933  
 Referred [C.J.p. 4415] Transportation  
 Lucy's Cafe  
 3406 N Hoyne Ave  
 Waguespack (32) O2019-5877  
 Referred [C.J.p. 4387] Transportation  
 Luk, Josephine  
 5023 N Broadway  
 Osterman (48) O2019-6043  
 Referred [C.J.p. 4430] Transportation

OFFICE OF THE CITY CLERK

**PUBLIC WAY USAGE**

Awnings

Luxbar  
 18-20 E Bellevue Pl  
 Reilly (42) O2019-4709  
 Referred [C.J.p. 2119] Transportation  
 Passed [C.J.p. 3354]  
 M&M Financial Consulting, Inc.  
 3947 N Ashland Ave  
 Martin (47) O2019-5150  
 Referred [C.J.p. 2146] Transportation  
 Passed [C.J.p. 3354]  
 M.G. Management  
 722 W Diversey Pkwy  
 Tunney (44) O2019-6007  
 Referred [C.J.p. 4420] Transportation  
 Margaret O'Leary, Inc.  
 580 W Armitage Ave  
 Smith (43) O2019-5934  
 Referred [C.J.p. 4415] Transportation  
 Marin Funeral Home  
 2744 W 51st St  
 Burke (14) O2019-5778  
 Referred [C.J.p. 4351] Transportation  
 Mariny's Shoe Repair  
 711 W Belmont Ave  
 Tunney (44) O2019-4556  
 Referred [C.J.p. 2137] Transportation  
 Passed [C.J.p. 3355]  
 Martinez & Bentancourt  
 2455-2457 N Milwaukee Ave  
 La Spata (1) O2019-4443  
 Referred [C.J.p. 2038] Transportation  
 Passed [C.J.p. 3356]  
 Martino's Italian Cuisine & Pizzeria, Inc.  
 3431 W Peterson Ave  
 Nugent (39) O2019-5282  
 Referred [C.J.p. 2110] Transportation  
 Passed [C.J.p. 3357]  
 Mauge, Inc.  
 1629 N Milwaukee Ave  
 Hopkins (2) O2019-5755  
 Referred [C.J.p. 4333] Transportation

**PUBLIC WAY USAGE**

Awnings

McKillip Animal Hospitals  
 2867 N Clark St  
 Tunney (44) O2019-4560  
 Referred [C.J.p. 2137] Transportation  
 Passed [C.J.p. 3358]  
 Mini Mart  
 1724 S Ashland Ave  
 Sigcho-Lopez (25) O2019-5825  
 Referred [C.J.p. 4365] Transportation  
 Mirabella Italian Cuisine & Bar  
 3454 W Sandburg Ter  
 Ramirez-Rosa (35) O2019-4954  
 Referred [C.J.p. 2103] Transportation  
 Passed [C.J.p. 3360]  
 MN Gallery & Studio, Inc.  
 3524 S Halsted St  
 Thompson (11) O2019-4631  
 Referred [C.J.p. 2067] Transportation  
 Passed [C.J.p. 3360]  
 Monterre Photo Studio  
 1752 W 47th St  
 Lopez (15) O2019-5781  
 Referred [C.J.p. 4353] Transportation  
 Moroleon Foods No. 2, Inc.  
 4257 S Rockwell St  
 Lopez (15) O2019-5783  
 Referred [C.J.p. 4353] Transportation  
 Moses Butcher Shop  
 5057 W Division St  
 Mitts (37) O2019-4987  
 Referred [C.J.p. 2108] Transportation  
 Passed [C.J.p. 3362]  
 MRI of River North  
 559 W Kinzie St  
 Reilly (42) O2019-4713  
 Referred [C.J.p. 2119] Transportation  
 Passed [C.J.p. 3363]  
 Muebleria Netty's  
 4001 S Archer Ave  
 Cardenas (12) O2019-5771  
 Referred [C.J.p. 4349] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

83

**PUBLIC WAY USAGE**

Awnings

Murphy Palmer  
 9707 S Halsted St  
 Austin (34) O2019-5273  
 Referred [C.J.p. 2102] Transportation  
 Passed [C.J.p. 3364]

Murphy Palmer  
 9709 S Halsted St  
 Austin (34) O2019-5280  
 Referred [C.J.p. 2102] Transportation  
 Passed [C.J.p. 3364]

Nana/Ajo  
 3267 S Halsted St  
 Thompson (11) O2019-4636  
 Referred [C.J.p. 2067] Transportation  
 Passed [C.J.p. 3365]

Napleton Investment Partnership LP  
 1030 N Clark St  
 Hopkins (2) O2019-5757  
 Referred [C.J.p. 4333] Transportation

Naty's Pizza No. 2  
 1757 W Chicago Ave  
 La Spata (1) O2019-5749  
 Referred [C.J.p. 4328] Transportation

New Communications, Inc.  
 4423 W Fullerton Ave  
 Cardona, Jr. (31) O2019-4859  
 Referred [C.J.p. 2097] Transportation  
 Passed [C.J.p. 3366]

New York Bakery  
 3455 W Lawrence Ave  
 Rodriguez Sanchez (33) O2019-4913  
 Referred [C.J.p. 2101] Transportation  
 Passed [C.J.p. 3367]

Next Restaurant  
 953-955 W Fulton Market  
 Burnett (27) O2019-5849  
 Referred [C.J.p. 4373] Transportation

**PUBLIC WAY USAGE**

Awnings

Noodles, Etc.  
 1333 E 57th St  
 Hairston (5) O2019-4582  
 Referred [C.J.p. 2057] Transportation  
 Passed [C.J.p. 3367]

North Lawndale Employment Network  
 3936 W Roosevelt Rd  
 Scott, Jr. (24) O2019-5818  
 Referred [C.J.p. 4364] Transportation

North Wood Cleaners  
 1605 N Wood St  
 Waguespack (32) O2019-5035  
 Referred [C.J.p. 2099] Transportation  
 Passed [C.J.p. 3370]

Northcenter Rug Cleaning  
 3726 N Lincoln Ave  
 Martin (47) O2019-5156  
 Referred [C.J.p. 2146] Transportation  
 Passed [C.J.p. 3368]

Northwestern University  
 275 E Chestnut St  
 Hopkins (2) O2019-4489  
 Referred [C.J.p. 2047] Transportation  
 Passed [C.J.p. 3369]

Ok Heating & Cooling, Inc.  
 446 N Western Ave  
 Burnett (27) O2019-4809  
 Referred [C.J.p. 2087] Transportation  
 Passed [C.J.p. 3370]

Old LWIW Restaurant, Inc.  
 2228 W Chicago Ave  
 Hopkins (2) O2019-4494  
 Referred [C.J.p. 2047] Transportation  
 Passed [C.J.p. 3371]

O'Neil's on Wells  
 411 S Wells St  
 Sigcho-Lopez (25) O2019-5826  
 Referred [C.J.p. 4366] Transportation

OFFICE OF THE CITY CLERK

**PUBLIC WAY USAGE**

Awnings

Original Gino's East of Chicago, The  
 500 N LaSalle Dr  
 Reilly (42) O2019-4715  
 Referred [C.J.p. 2120] Transportation  
 Passed [C.J.p. 3372]

Osteria, Riccardo  
 1023 W Lake St  
 Burnett (27) O2019-4813  
 Referred [C.J.p. 2087] Transportation  
 Passed [C.J.p. 3390]

Paletterias Monarca Corp.  
 6955 N Clark St  
 Hadden (49) O2019-5201  
 Referred [C.J.p. 2152] Transportation  
 Passed [C.J.p. 3373]

Papa John's Pizza  
 2640 N Clark St  
 Smith (43) O2019-5121  
 Referred [C.J.p. 2132] Transportation  
 Passed [C.J.p. 3374]

Paris Nails  
 2849 W Armitage Ave  
 La Spata (1) O2019-4450  
 Referred [C.J.p. 2038] Transportation  
 Passed [C.J.p. 3375]

Park Place Condo Assn.  
 600 N Kingsbury St  
 Reilly (42) O2019-4717  
 Referred [C.J.p. 2120] Transportation  
 Passed [C.J.p. 3376]

Parkview Apartments  
 1936 N Clark St  
 Smith (43) O2019-5124  
 Referred [C.J.p. 2132] Transportation  
 Passed [C.J.p. 3376]

Pat's Pizzeria  
 2679 N Lincoln Ave  
 Smith (43) O2019-5139  
 Referred [C.J.p. 2132] Transportation  
 Passed [C.J.p. 3377]

**PUBLIC WAY USAGE**

Awnings

Pat's Pizzeria  
 2679 N Lincoln Ave  
 Smith (43) O2019-5936  
 Referred [C.J.p. 4415] Transportation

PB Maltz LLC  
 4075-4087 N Broadway  
 Cappleman (46) O2019-5106  
 Referred [C.J.p. 2142] Transportation  
 Passed [C.J.p. 3378]

PB Maltz LLC  
 4006-4008 W Montrose Ave  
 Nugent (39) O2019-5283  
 Referred [C.J.p. 2110] Transportation  
 Passed [C.J.p. 3379]

Peoples Auto Parking Co.  
 704 S Wabash Ave  
 King (4) O2019-4551  
 Referred [C.J.p. 2054] Transportation  
 Passed [C.J.p. 3379]

Piatto Pronto  
 5624 N Clark St  
 Vasquez, Jr. (40) O2019-5064  
 Referred [C.J.p. 2112] Transportation  
 Passed [C.J.p. 3380]

Pie-Eyed Pizzeria  
 1111 W Chicago Ave  
 Burnett (27) O2019-5850  
 Referred [C.J.p. 4374] Transportation

Pierre's Mini Detail Center  
 4454 N Elston Ave  
 Nugent (39) O2019-5285  
 Referred [C.J.p. 2110] Transportation  
 Passed [C.J.p. 3381]

Pizano's Pizza & Pasta on Division  
 2056-2058 W Division St  
 La Spata (1) O2019-4454  
 Referred [C.J.p. 2039] Transportation  
 Passed [C.J.p. 3382]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

85

PUBLIC WAY USAGE

Awnings

Planned Parenthood/Chicago Area  
1152 N Milwaukee Ave  
Hopkins (2) O2019-4498  
Referred [C.J.p. 2047] Transportation  
Passed [C.J.p. 3382]  
Pocket Puppies Boutique, Inc.  
2479 N Clark St  
Smith (43) O2019-5939  
Referred [C.J.p. 4415] Transportation  
Potbelly Sandwich Works LLC  
508 N Clark St  
Reilly (42) O2019-5907  
Referred [C.J.p. 4403] Transportation  
Potbelly Sandwich Works LLC  
542 S Dearborn St  
King (4) O2019-5759  
Referred [C.J.p. 4339] Transportation  
Potbelly Sandwich Works LLC  
1293 N Milwaukee Ave  
La Spata (1) O2019-5750  
Referred [C.J.p. 4328] Transportation  
Potbelly Sandwich Works LLC  
190 N State St  
Reilly (42) O2019-5905  
Referred [C.J.p. 4403] Transportation  
Prevention Partnership  
5936 W Lake St  
Taliaferro (29) O2019-4905  
Referred [C.J.p. 2094] Transportation  
Passed [C.J.p. 3384]  
PS Bangkok Restaurant, Inc.  
3345 N Clark St  
Tunney (44) O2019-4567  
Referred [C.J.p. 2137] Transportation  
Passed [C.J.p. 3373]  
Punky's Pizza and Pasta  
2600 S Wallace St  
Thompson (11) O2019-4640  
Referred [C.J.p. 2068] Transportation  
Passed [C.J.p. 3385]

PUBLIC WAY USAGE

Awnings

Rain or Shine M.B. Church  
704 E 43rd St  
King (4) O2019-4553  
Referred [C.J.p. 2054] Transportation  
Passed [C.J.p. 3385]  
Ravenswood Fitness Center  
1958 W Montrose Ave  
Martin (47) O2019-5160  
Referred [C.J.p. 2146] Transportation  
Passed [C.J.p. 3386]  
Redmond's Pub  
5730 S Archer Ave  
Burke (14) O2019-5780  
Referred [C.J.p. 4351] Transportation  
Reggie's Bar & Grill  
2105 S State St  
Dowell (3) O2019-4539  
Referred [C.J.p. 2052] Transportation  
Passed [C.J.p. 3387]  
Restaurant 2 Amigos  
2320 N Milwaukee Ave  
La Spata (1) O2019-4456  
Referred [C.J.p. 2039] Transportation  
Passed [C.J.p. 3388]  
Restaurante Y Taqueria Guerrero  
1922 W 47th St  
Lopez (15) O2019-4657  
Referred [C.J.p. 2071] Transportation  
Passed [C.J.p. 3388]  
RFC Personal Training & Spinning Studio  
1964 W Montrose Ave  
Martin (47) O2019-5164  
Referred [C.J.p. 2146] Transportation  
Passed [C.J.p. 3389]  
RL  
115 E Chicago Ave  
Reilly (42) O2019-4718  
Referred [C.J.p. 2122] Transportation  
Passed [C.J.p. 3391]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Awnings

Rocios Childrens Wear  
7005 S Pulaski Rd  
Quinn (13) O2019-5772  
Referred [C.J.p. 4350] Transportation

Rosa Food Market  
2835 W 63rd St  
Moore (17) O2019-4659  
Referred [C.J.p. 2072] Transportation  
Passed [C.J.p. 3391]

Rosebud-Rush  
55 E Superior St  
Reilly (42) O2019-5910  
Referred [C.J.p. 4405] Transportation

Rose-Ridge Foods  
10500 S Michigan Ave  
Beale (9) O2019-4612  
Referred [C.J.p. 2065] Transportation  
Passed [C.J.p. 3392]

Rossi's Liquors, Inc  
412 N State St  
Reilly (42) O2019-4720  
Referred [C.J.p. 2122] Transportation  
Passed [C.J.p. 3393]

Runa Japanese  
2257 W North Ave  
La Spata (1) O2019-5751  
Referred [C.J.p. 4328] Transportation

Saba Italian Bar & Kitchen  
2715-2719 N Milwaukee Ave  
Ramirez-Rosa (35) O2019-5883  
Referred [C.J.p. 4391] Transportation

Sabri Nihari  
2500 W Devon Ave  
Silverstein (50) O2019-5216  
Referred [C.J.p. 2153] Transportation  
Passed [C.J.p. 3394]

Sabri Nihari  
2500 W Devon Ave  
Silverstein (50) O2019-5218  
Referred [C.J.p. 2153] Transportation  
Passed [C.J.p. 3394]

PUBLIC WAY USAGE

Awnings

Sacred Heart Schools  
6250 N Sheridan Rd  
Osterman (48) O2019-5197  
Referred [C.J.p. 2150] Transportation  
Passed [C.J.p. 3395]

Sajjad, Inc.  
3801 N Lincoln Ave  
Martin (47) O2019-6032  
Referred [C.J.p. 4428] Transportation

Salonica Restaurant  
1438-1440 E 57th St  
Hairston (5) O2019-4586  
Referred [C.J.p. 2057] Transportation  
Passed [C.J.p. 3396]

Santorini  
800 W Adams St  
Burnett (27) O2019-4289  
Referred [C.J.p. 2087] Transportation  
Passed [C.J.p. 3397]

Save Rite Pharmacy Discount Center  
3479 N Broadway  
Cappleman (46) O2019-6026  
Referred [C.J.p. 4425] Transportation

Scissors Hands  
3302 W Armitage Ave  
Maldonado (26) O2019-4775  
Referred [C.J.p. 2082] Transportation  
Passed [C.J.p. 3398]

Shakers On Clark  
3160 N Clark St  
Tunney (44) O2019-4571  
Referred [C.J.p. 2137] Transportation  
Passed [C.J.p. 3398]

Shipping and Beyond  
1440 W Taylor St  
Ervin (28) O2019-4884  
Referred [C.J.p. 2091] Transportation  
Passed [C.J.p. 3399]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

87

PUBLIC WAY USAGE

Awnings

Slade's Barbershop, Inc.  
 3314 N Halsted St  
 Tunney (44) O2019-4577  
 Referred [C.J.p. 2137] Transportation  
 Passed [C.J.p. 3400]

SM Service Group, Inc. d.b.a. Nonstop Locksmith  
 3035 W Montrose Ave  
 Rodriguez Sanchez (33) O2019-4910  
 Referred [C.J.p. 2101] Transportation  
 Passed [C.J.p. 3401]

Smaktak, Inc.  
 5961 N Elston Ave  
 Nugent (39) O2019-5290  
 Referred [C.J.p. 2110] Transportation  
 Passed [C.J.p. 3401]

Smith, The  
 400-406 N Clark St  
 Reilly (42) O2019-4721  
 Referred [C.J.p. 2122] Transportation  
 Passed [C.J.p. 3402]

Smoke Station  
 2627 N Kedzie Ave  
 Waguespack (32) O2019-5878  
 Referred [C.J.p. 4387] Transportation

Smoque BBQ  
 3800 N Pulaski Rd  
 Gardiner (45) O2019-5092  
 Referred [C.J.p. 2140] Transportation  
 Passed [C.J.p. 3403]

Snicker's Bar & Grill  
 448 N State St  
 Reilly (42) O2019-4724  
 Referred [C.J.p. 2123] Transportation  
 Passed [C.J.p. 3404]

Some Like It Black Creative Arts Bar  
 4259 S Cottage Grove Ave  
 King (4) O2019-4557  
 Referred [C.J.p. 2054] Transportation  
 Passed [C.J.p. 3405]

PUBLIC WAY USAGE

Awnings

Soup & Scoops LLC  
 6709 N Olmsted Ave  
 Napolitano (41) O2019-5079  
 Referred [C.J.p. 2113] Transportation  
 Passed [C.J.p. 3405]

Standing Room Only Chicago  
 610 S Dearborn St  
 King (4) O2019-5760  
 Referred [C.J.p. 4340] Transportation

Starbucks Coffee No. 216  
 Reilly (42) O2019-4726  
 Referred [C.J.p. 2123] Transportation  
 Passed [C.J.p. 3406]

Starbucks Coffee No. 217  
 2200 N Halsted St  
 Smith (43) O2019-5153  
 Referred [C.J.p. 2132] Transportation  
 Passed [C.J.p. 3407]

Starbucks Coffee No. 2215  
 828 N State St  
 Hopkins (2) O2019-4504  
 Referred [C.J.p. 2048] Transportation  
 Passed [C.J.p. 3408]

Starbucks Coffee No. 2224  
 430 N Clark St  
 Reilly (42) O2019-4729  
 Referred [C.J.p. 2123] Transportation  
 Passed [C.J.p. 3409]

Starbucks Coffee No. 223  
 600 N State St  
 Reilly (42) O2019-4728  
 Referred [C.J.p. 2123] Transportation  
 Passed [C.J.p. 3408]

State Farm  
 2722 N Lincoln Ave  
 Smith (43) O2019-5168  
 Referred [C.J.p. 2132] Transportation  
 Passed [C.J.p. 3410]

OFFICE OF THE CITY CLERK  
CITY COUNCIL LEGISLATIVE INDEX

88

Date: 7/24/2019

**PUBLIC WAY USAGE**

Awnings

Staypineapple Chicago  
1 W Washington St  
Reilly (42) O2019-4732  
Referred [C.J.p. 2123] Transportation  
Passed [C.J.p. 3411]

Steak N' Shake  
1322 S Halsted Pkwy  
Thompson (11) O2019-4644  
Referred [C.J.p. 2068] Transportation  
Passed [C.J.p. 3411]

Steve Quick Jeweler  
4710 N Lincoln Ave  
Martin (47) O2019-6034  
Referred [C.J.p. 4429] Transportation

Steve Quick Jewelers  
2471 N Clark St  
Smith (43) O2019-5941  
Referred [C.J.p. 4416] Transportation

Subway  
1449 E 57th St  
Hairston (5) O2019-4591  
Referred [C.J.p. 2057] Transportation  
Passed [C.J.p. 3413]

Subway  
6555 N Clark St  
Vasquez, Jr. (40) O2019-5066  
Referred [C.J.p. 2112] Transportation  
Passed [C.J.p. 3412]

Suite Lounge  
1446 N Wells St  
Burnett (27) O2019-5851  
Referred [C.J.p. 4374] Transportation

Tabb's Food & Liquor, Inc.  
2600 W Chicago Ave  
Maldonado (26) O2019-4777  
Referred [C.J.p. 2082] Transportation  
Passed [C.J.p. 3414]

**PUBLIC WAY USAGE**

Awnings

Tac Quick  
1011 W Irving Park Rd  
Cappleman (46) O2019-5117  
Referred [C.J.p. 2143] Transportation  
Passed [C.J.p. 3415]

Tac Quick  
1011 W Irving Park Rd  
Cappleman (46) O2019-5120  
Referred [C.J.p. 2143] Transportation  
Passed [C.J.p. 3415]

Tanuki  
3006 N Sheffield Ave  
Tunney (44) O2019-4579  
Referred [C.J.p. 2137] Transportation  
Passed [C.J.p. 3416]

Taqueria La Esquinita  
6924 W Grand Ave  
Villegas (36) O2019-5887  
Referred [C.J.p. 4393] Transportation

Tarascas International  
2585 N Clark St  
Smith (43) O2019-5187  
Referred [C.J.p. 2133] Transportation  
Passed [C.J.p. 3417]

Ted's Firewater Saloon, Inc.  
5834 S Kedzie Ave  
Tabares (23) O2019-4671  
Referred [C.J.p. 2076] Transportation  
Passed [C.J.p. 3418]

Thai Room Restaurant, Inc.  
4022 N Western Ave  
Martin (47) O2019-5167  
Referred [C.J.p. 2147] Transportation  
Passed [C.J.p. 3418]

Tony's Burrito Mex, Inc.  
1957 W Belmont Ave  
Waguespack (32) O2019-5880  
Referred [C.J.p. 4387] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

89

**PUBLIC WAY USAGE**

Awnings

Top Food Mart, Inc.  
 15 S Cicero Ave  
 Ervin (28) O2019-4886  
 Referred [C.J.p. 2091] Transportation  
 Passed [C.J.p. 3419]

Torchio  
 738 N Wells St  
 Reilly (42) O2019-4734  
 Referred [C.J.p. 2123] Transportation  
 Passed [C.J.p. 3420]

Trattoria Gianni  
 1711 N Halsted St  
 Hopkins (2) O2019-4510  
 Referred [C.J.p. 2048] Transportation  
 Passed [C.J.p. 3421]

Twisted Lizard  
 1964 N Sheffield Ave  
 Smith (43) O2019-5192  
 Referred [C.J.p. 2133] Transportation  
 Passed [C.J.p. 3421]

Uncle Han's Shoe Repair  
 3521 N Southport Ave  
 Tunney (44) O2019-4581  
 Referred [C.J.p. 2138] Transportation  
 Passed [C.J.p. 3422]

United Tax & Travel  
 3459 W Ogden Ave  
 Scott, Jr. (24) O2019-4678  
 Referred [C.J.p. 2077] Transportation  
 Passed [C.J.p. 3383]

United Tax & Travel  
 6058 S Pulaski Rd  
 Tabares (23) O2019-4677  
 Referred [C.J.p. 2076] Transportation  
 Passed [C.J.p. 3423]

University Club Professional Building LLC  
 30 S Michigan Ave  
 Reilly (42) O2019-4736  
 Referred [C.J.p. 2124] Transportation  
 Passed [C.J.p. 3424]

**PUBLIC WAY USAGE**

Awnings

Urban Grocery  
 729 S State St  
 King (4) O2019-4558  
 Referred [C.J.p. 2054] Transportation  
 Passed [C.J.p. 3424]

Uruapan  
 1725 W 18th St  
 Sigcho-Lopez (25) O2019-4691  
 Referred [C.J.p. 2079] Transportation  
 Passed [C.J.p. 3425]

V&J America Multiservices  
 4420 W Armitage Ave  
 Villegas (36) O2019-5889  
 Referred [C.J.p. 4393] Transportation

Velasquez & Sons, Inc.  
 2845 W Belmont Ave  
 Rodriguez Sanchez (33) O2019-4931  
 Referred [C.J.p. 2101] Transportation  
 Passed [C.J.p. 3426]

Village Cycle Center, Inc.  
 1337 N Wells St  
 Hopkins (2) O2019-4512  
 Referred [C.J.p. 2048] Transportation  
 Passed [C.J.p. 3427]

Vogue Cleaners  
 1442 E 57th St  
 Hairston (5) O2019-4593  
 Referred [C.J.p. 2060] Transportation  
 Passed [C.J.p. 3427]

Vrdolyak Law Group LLC, The  
 9618 S Commercial Ave  
 Sadlowski Garza (10) O2019-4617  
 Referred [C.J.p. 2066] Transportation  
 Passed [C.J.p. 3428]

Walgreens No. 4986  
 4745 W Belmont Ave  
 Cardona, Jr. (31) O2019-5862  
 Referred [C.J.p. 4383] Transportation

OFFICE OF THE CITY CLERK

**PUBLIC WAY USAGE**

Awnings

Warehouse, The  
 538 W 119th St  
 Austin (34) O2019-5286  
 Referred [C.J.p. 2102] Transportation  
 Passed [C.J.p. 3429]

Waxing Room, The  
 3115 N Halsted St  
 Tunney (44) O2019-6009  
 Referred [C.J.p. 4420] Transportation

Wenzl & Co.  
 3018 N Laramie Ave  
 Cardona, Jr. (31) O2019-5865  
 Referred [C.J.p. 4384] Transportation

Whole Tooth, The  
 1801 W Irving Park Rd  
 Martin (47) O2019-6035  
 Referred [C.J.p. 4429] Transportation

Wicker Park Bucktown Chamber of Commerce  
 1558 N Damen Ave  
 Privilege No. 1140150  
 La Spata (1) O2019-4412  
 Referred [C.J.p. 2040] Transportation  
 Passed [C.J.p. 3204]

Wintrust Bank  
 190 E Delaware Pl  
 Hopkins (2) O2019-4515  
 Referred [C.J.p. 2049] Transportation  
 Passed [C.J.p. 3429]

WNDR Museum  
 1130 W Monroe St  
 Sigcho-Lopez (25) O2019-4708  
 Referred [C.J.p. 2079] Transportation  
 Passed [C.J.p. 3430]

Woodard Building, Inc.  
 7850 S Jeffery Blvd  
 Harris (8) O2019-4610  
 Referred [C.J.p. 2064] Transportation  
 Passed [C.J.p. 3431]

**PUBLIC WAY USAGE**

Awnings

World Fresh Market  
 2434 W Devon Ave  
 Silverstein (50) O2019-5220  
 Referred [C.J.p. 2153] Transportation  
 Passed [C.J.p. 3432]

Xippo  
 3759 N Damen Ave  
 Martin (47) O2019-6038  
 Referred [C.J.p. 4429] Transportation

Yolk  
 747 N Wells St  
 Hopkins (2) O2019-4517  
 Referred [C.J.p. 2049] Transportation  
 Passed [C.J.p. 3433]

Yoshi's Cafe  
 3257 N Halsted St  
 Tunney (44) O2019-4583  
 Referred [C.J.p. 2138] Transportation  
 Passed [C.J.p. 3433]

Zorbas Bakery  
 3111 N Central Ave  
 Cardona, Jr. (31) O2019-4880  
 Referred [C.J.p. 2097] Transportation  
 Passed [C.J.p. 3434]

Canopies

1258 N Milwaukee Condo Assn.  
 1258 N Milwaukee Ave  
 La Spata (1) O2019-4249  
 Referred [C.J.p. 2040] Transportation  
 Passed [C.J.p. 4389]

1400 N Orleans Property Co. LLC  
 1415 N Sedgwick St  
 Burnett (27) O2019-5866  
 Referred [C.J.p. 4375] Transportation

1721 Elston Adventures LLC  
 1731 N Elston Ave  
 Hopkins (2) O2019-4264  
 Referred [C.J.p. 2050] Transportation  
 Passed [C.J.p. 3490]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

91

PUBLIC WAY USAGE

Canopies

2111 S Wabash Owner LLC  
 2111 S Wabash Ave  
 Dowell (3) O2019-4265  
 Referred [C.J.p. 2053] Transportation  
 Passed [C.J.p. 3491]  
 535 North Michigan Venture LLC  
 535 N Michigan Ave  
 Reilly (42) O2019-5942  
 Referred [C.J.p. 4409] Transportation  
 757 Orleans at Chicago Condo Assn.  
 757 N Orleans St  
 Reilly (42) O2019-4633  
 Referred [C.J.p. 2126] Transportation  
 Passed [C.J.p. 3489]  
 A-Carr Auto Repair, Inc.  
 4246 N Western Ave  
 Martin (47) O2019-5972  
 Referred [C.J.p. 4426] Transportation  
 Adlake Building, The  
 320 W Ohio St  
 Reilly (42) O2019-5876  
 Referred [C.J.p. 4399] Transportation  
 Alibis  
 6420 N Western Ave  
 Amend  
 Silverstein (50) O2019-4235  
 Referred [C.J.p. 2153] Transportation  
 Passed [C.J.p. 3492]  
 Ann Sather's Cafe  
 3415 N Broadway  
 Osterman (48) O2019-4727  
 Referred [C.J.p. 2139] Transportation  
 Passed [C.J.p. 3437]  
 Barneys New York  
 15 E Oak St  
 Reilly (42) O2019-5879  
 Referred [C.J.p. 4399] Transportation

PUBLIC WAY USAGE

Canopies

Beerhead Bar & Eatery  
 3519 N Clark St  
 Tunney (44) O2019-4733  
 Referred [C.J.p. 2135] Transportation  
 Passed [C.J.p. 3441]  
 Berger Financial Services/c/o Realty & Mortgage Co.  
 58 W Maple St  
 Hopkins (2) O2019-4253  
 Referred [C.J.p. 2045] Transportation  
 Passed [C.J.p. 3442]  
 BFS Retail & Commercial Operations LLC  
 5811 W Belmont Ave  
 Reboyras (30) O2019-5867  
 Referred [C.J.p. 4382] Transportation  
 BRE 312 Owner LLC  
 233 S Wacker Dr  
 Reilly (42) O2019-4413  
 Referred [C.J.p. 2115] Transportation  
 Passed [C.J.p. 3443]  
 BRI 1864 230 W Monroe LLC  
 230 W Monroe St  
 Reilly (42) O2019-4425  
 Referred [C.J.p. 2115] Transportation  
 Passed [C.J.p. 3443]  
 Bristol Condo Assn.  
 57 E Delaware Pl  
 Reilly (42) O2019-5881  
 Referred [C.J.p. 4399] Transportation  
 BSREP II West Jackson LLC  
 175 W Jackson Blvd  
 Reilly (42) O2019-4432  
 Referred [C.J.p. 2115] Transportation  
 Passed [C.J.p. 3444]  
 Burlington, The  
 3425 W Fullerton Ave  
 Ramirez-Rosa (35) O2019-5868  
 Referred [C.J.p. 4391] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Canopies

Chick-Fil-A Loyola Water Tower  
 30 E Chicago Ave  
 Amend  
 Reilly (42) O2019-6115  
 Referred [C.J.p. 4410] Transportation  
 Clutch Bar & Restaurant Chicago  
 316-318 W Erie St  
 Reilly (42) O2019-5884  
 Referred [C.J.p. 4400] Transportation  
 Darien Condo Assn., The  
 3100 N Lake Shore Dr  
 Tunney (44) O2019-4739  
 Referred [C.J.p. 2135] Transportation  
 Passed [C.J.p. 3445]  
 Design Studio  
 225 W Hubbard St  
 Reilly (42) O2019-4437  
 Referred [C.J.p. 2116] Transportation  
 Passed [C.J.p. 3446]  
 Dixon Enterprise  
 411 S Wells St  
 Sigcho-Lopez (25) O2019-4285  
 Referred [C.J.p. 2078] Transportation  
 Passed [C.J.p. 3447]  
 Domingo Appliance  
 4121 W Armitage Ave  
 Ramirez-Rosa (35) O2019-5870  
 Referred [C.J.p. 4391] Transportation  
 Double T Liquors & Lounge  
 5624 S Pulaski Rd  
 Quinn (13) O2019-5834  
 Referred [C.J.p. 4349] Transportation  
 Dunkin Donuts  
 2111 W Division St  
 Hopkins (2) O2019-4255  
 Referred [C.J.p. 2045] Transportation  
 Passed [C.J.p. 3447]

PUBLIC WAY USAGE

Canopies

Family Dollar No. 2431  
 11041 S Kedzie Ave  
 O'Shea (19) O2019-4282  
 Referred [C.J.p. 2073] Transportation  
 Passed [C.J.p. 3449]  
 Family Dollar No. 2458  
 5410 W Chicago Ave  
 Mitts (37) O2019-4314  
 Referred [C.J.p. 2107] Transportation  
 Passed [C.J.p. 3450]  
 Farmer Pride Produce, Inc.  
 756 N Western Ave  
 Maldonado (26) O2019-5855  
 Referred [C.J.p. 4369] Transportation  
 Focal Point LLC  
 4141 S Pulaski Rd  
 Lopez (15) O2019-5840  
 Referred [C.J.p. 4353] Transportation  
 Gold Coast Galleria Condo Assoc.  
 111 W Maple St  
 Hopkins (2) O2019-4256  
 Referred [C.J.p. 2046] Transportation  
 Passed [C.J.p. 3450]  
 Goodman/Friedman LLC  
 60 W Randolph St  
 Reilly (42) O2019-4481  
 Referred [C.J.p. 2117] Transportation  
 Passed [C.J.p. 3439]  
 Greek Islands Restaurant  
 200 S Halsted St  
 Burnett (27) O2019-5863  
 Referred [C.J.p. 4372] Transportation  
 Hamburger Mary's Chicago  
 5400 N Clark St  
 Vasquez, Jr. (40) O2019-4336  
 Referred [C.J.p. 2112] Transportation  
 Passed [C.J.p. 3451]  
 Hampton Inn & Suites  
 33 W Illinois St  
 Reilly (42) O2019-5886  
 Referred [C.J.p. 4401] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

93

PUBLIC WAY USAGE

Canopies

Hines/McCaffery Condo Manager LLC  
 2350 N Orchard St  
 Smith (43) O2019-5966  
 Referred [C.J.p. 4414] Transportation

Hollywood Grill  
 1601 W North Ave  
 Hopkins (2) O2019-4257  
 Referred [C.J.p. 2046] Transportation  
 Passed [C.J.p. 3452]

Hyatt Place Chicago Downtown the Loop  
 28 N Franklin St  
 Reilly (42) O2019-5888  
 Referred [C.J.p. 4401] Transportation

IA Lodging Chicago Wabash LLC  
 225 N Wabash Ave  
 Reilly (42) O2019-4486  
 Referred [C.J.p. 2118] Transportation  
 Passed [C.J.p. 3453]

Inn of Chicago Magnificent Mile  
 162 E Ohio St  
 Reilly (42) O2019-4497  
 Referred [C.J.p. 2118] Transportation  
 Passed [C.J.p. 3453]

Interpark  
 20 E Randolph St  
 Reilly (42) O2019-5918  
 Referred [C.J.p. 4401] Transportation

Interpark  
 200 W Randolph St  
 Reilly (42) O2019-5923  
 Referred [C.J.p. 4402] Transportation

Jeffery Moy  
 3135 N Cicero Ave  
 Cardona, Jr. (31) O2019-4291  
 Referred [C.J.p. 2096] Transportation  
 Passed [C.J.p. 3465]

Jeffery Pub  
 7041 S Jeffery Blvd  
 Hairston (5) O2019-4268  
 Referred [C.J.p. 2056] Transportation  
 Passed [C.J.p. 3454]

PUBLIC WAY USAGE

Canopies

Kite String Cantina  
 1851 W Addison St  
 Martin (47) O2019-5974  
 Referred [C.J.p. 4428] Transportation

Kredable Auto Service  
 4932 W Fullerton Ave  
 Cardona, Jr. (31) O2019-4293  
 Referred [C.J.p. 2096] Transportation  
 Passed [C.J.p. 3455]

L&M Properties  
 3032 N Racine Ave  
 Waguespack (32) O2019-4301  
 Referred [C.J.p. 2099] Transportation  
 Passed [C.J.p. 3456]

Labors International Union of North American Local 6  
 4670 N Elston Ave  
 Nugent (39) O2019-4325  
 Referred [C.J.p. 2110] Transportation  
 Passed [C.J.p. 3456]

Lago Cook Supply  
 2617 S Pulaski Rd  
 Rodriguez (22) O2019-4283  
 Referred [C.J.p. 2075] Transportation  
 Passed [C.J.p. 3457]

Las Brisas  
 5859 S Harlem Ave  
 Tabares (23) O2019-5845  
 Referred [C.J.p. 4363] Transportation

Lincoln Antique Mall  
 3115 W Irving Park Rd  
 Rodriguez Sanchez (33) O2019-4306  
 Referred [C.J.p. 2101] Transportation  
 Passed [C.J.p. 3458]

Lincoln Park Villas  
 1920 N Clark St  
 Smith (43) O2019-4648  
 Referred [C.J.p. 2131] Transportation  
 Passed [C.J.p. 3459]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Canopies

Lion Head Pub/The Apartment  
 2251 N Lincoln Ave  
 Smith (43) O2019-4675  
 Referred [C.J.p. 2131] Transportation  
 Passed [C.J.p. 3459]

Lorch Bros. Flowers  
 4936 W Irving Park Rd  
 Gardiner (45) O2019-4759  
 Referred [C.J.p. 2140] Transportation  
 Passed [C.J.p. 3460]

LPC Chicago LLC  
 1565 N Clybourn Ave  
 Hopkins (2) O2019-4258  
 Referred [C.J.p. 2047] Transportation  
 Passed [C.J.p. 3461]

M J Flaming  
 903 N Halsted St  
 Burnett (27) O2019-4288  
 Referred [C.J.p. 2086] Transportation  
 Passed [C.J.p. 3462]

Margie's Candies  
 1960 N Western Ave  
 La Spata (1) O2019-4244  
 Referred [C.J.p. 2038] Transportation  
 Passed [C.J.p. 3462]

Marzeya Bakery  
 8908 S Commercial Ave  
 Sadlowski Garza (10) O2019-4271  
 Referred [C.J.p. 2066] Transportation  
 Passed [C.J.p. 3463]

Midway Fellowship Club  
 5632 W 63rd St  
 Quinn (13) O2019-4280  
 Referred [C.J.p. 2070] Transportation  
 Passed [C.J.p. 3464]

Midwest Coast Brewing Co.  
 2137 W Walnut St  
 Burnett (27) O2019-5864  
 Referred [C.J.p. 4373] Transportation

PUBLIC WAY USAGE

Canopies

Necessary & Sufficient Coffee  
 3624 W Wrightwood Ave  
 Cardona, Jr. (31) O2019-4295  
 Referred [C.J.p. 2096] Transportation  
 Passed [C.J.p. 3465]

One Superior Place  
 1 W Superior St  
 Hopkins (2) O2019-4260  
 Referred [C.J.p. 2047] Transportation  
 Passed [C.J.p. 3466]

Overt Press, Inc.  
 4625 W 53rd St  
 Tabares (23) O2019-5848  
 Referred [C.J.p. 4363] Transportation

PB Maltz LLC  
 1327-1333 N Milwaukee Ave  
 La Spata (1) O2019-4246  
 Referred [C.J.p. 2039] Transportation  
 Passed [C.J.p. 3467]

Portillo's Hot Dogs  
 100 W Ontario St  
 Reilly (42) O2019-4502  
 Referred [C.J.p. 2121] Transportation  
 Passed [C.J.p. 3468]

Pottery Barn Kids  
 2121 N Clybourn Ave  
 Hopkins (2) O2019-4261  
 Referred [C.J.p. 2047] Transportation  
 Passed [C.J.p. 3468]

Pui Tak Center  
 411 S Wells St  
 Sigcho-Lopez (25) O2019-4286  
 Referred [C.J.p. 2079] Transportation  
 Passed [C.J.p. 3469]

Regal Beagle  
 3236 W 55th St  
 Burke (14) O2019-5836  
 Referred [C.J.p. 4351] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

95

PUBLIC WAY USAGE

Canopies

Residences Condominium on the Magnificent Mile  
Condo Assn., The  
118 E Erie St  
Reilly (42) O2019-4549  
Referred [C.J.p. 2122] Transportation  
Passed [C.J.p. 3471]  
Roosevelt Collection Shops  
150 W Roosevelt Rd  
Sigcho-Lopez (25) O2019-5854  
Referred [C.J.p. 4366] Transportation  
RPN Sales, Inc.  
4449-4451 N Milwaukee Ave  
Gardiner (45) O2019-4766  
Referred [C.J.p. 2140] Transportation  
Passed [C.J.p. 3472]  
Rycoline Products, Inc.  
5540 N Northwest Hwy  
Gardiner (45) O2019-5970  
Referred [C.J.p. 4423] Transportation  
Self Storage 1  
2001 N Elston Ave  
Hopkins (2) O2019-4262  
Referred [C.J.p. 2048] Transportation  
Passed [C.J.p. 3473]  
Southbridge 4 Master Owner LLC  
2310 S State St  
Dowell (3) O2019-5820  
Referred [C.J.p. 4336] Transportation  
Southbridge 9 Master Owner LLC  
2350 S State St  
Dowell (3) O2019-5828  
Referred [C.J.p. 4337] Transportation  
Springfield-Argyle LLC  
3862 N Lincoln Ave  
Martin (47) O2019-5978  
Referred [C.J.p. 5978] Transportation  
St. Anthony Hospital  
2875 W 19th St  
Cardenas (12) O2019-4278  
Referred [C.J.p. 2069] Transportation  
Passed [C.J.p. 3472]

PUBLIC WAY USAGE

Canopies

Starbucks Coffee No. 2223  
3350 N Lincoln Ave  
Martin (47) O2019-5981  
Referred [C.J.p. 4429] Transportation  
Steffi's Unisex  
1723 W 18th St  
Sigcho-Lopez (25) O2019-4287  
Referred [C.J.p. 2079] Transportation  
Passed [C.J.p. 3474]  
Stella's Diner  
3042 N Broadway  
Tunney (44) O2019-4748  
Referred [C.J.p. 2137] Transportation  
Passed [C.J.p. 3475]  
Sterling Bay Companies LLC  
626 W Jackson Blvd  
Reilly (42) O2019-5930  
Referred [C.J.p. 4406] Transportation  
Subway  
1020 W Belmont Ave  
Tunney (44) O2019-5968  
Referred [C.J.p. 4420] Transportation  
Sully's House  
1501 N Dayton St  
Hopkins (2) O2019-4263  
Referred [C.J.p. 2048] Transportation  
Passed [C.J.p. 3475]  
Taco Joint  
1969 N Halsted St  
Smith (43) O2019-4686  
Referred [C.J.p. 2132] Transportation  
Passed [C.J.p. 3476]  
Tandem Partners LLC  
1040 W Huron St  
Burnett (27) O2019-4290  
Referred [C.J.p. 2088] Transportation  
Passed [C.J.p. 3477]

OFFICE OF THE CITY CLERK  
CITY COUNCIL LEGISLATIVE INDEX

96

Date: 7/24/2019

**PUBLIC WAY USAGE**

Canopies

Tierra Caliente, Inc.  
4070 S Archer Ave  
Cardenas (12) O2019-4279  
Referred [C.J.p. 2069] Transportation  
Passed [C.J.p. 3478]  
Transwestern  
100 N LaSalle St  
Reilly (42) O2019-4555  
Referred [C.J.p. 2124] Transportation  
Passed [C.J.p. 3478]  
University of Chicago Medical Center  
5700 S Maryland Ave  
Hairston (5) O2019-4269  
Referred [C.J.p. 2059] Transportation  
Passed [C.J.p. 3479]  
Uru-Swati  
2629 W Devon Ave  
Silverstein (50) O2019-4801  
Referred [C.J.p. 2153] Transportation  
Passed [C.J.p. 3480]  
VCG Ltd.  
5050 W Irving Park Rd  
Gardiner (45) O2019-5222  
Referred [C.J.p. 2141] Transportation  
Passed [C.J.p. 3481]  
Wabash Condominium LLC  
403 N Wabash Ave  
Reilly (42) O2019-4588  
Referred [C.J.p. 2124] Transportation  
Passed [C.J.p. 3482]  
Wabash/Roosevelt LLC  
1147 S Wabash Ave  
King (4) O2019-4266  
Referred [C.J.p. 2054] Transportation  
Passed [C.J.p. 3483]  
Walgreen No. 02387  
1616 E 87th St  
Harris (8) O2019-5831  
Referred [C.J.p. 4344] Transportation

**PUBLIC WAY USAGE**

Canopies

Walgreens No. 07179  
2 E Roosevelt Rd  
King (4) O2019-4267  
Referred [C.J.p. 2054] Transportation  
Passed [C.J.p. 4384]  
Walgreens No. 07630  
933 N State St  
Reilly (42) O2019-5935  
Referred [C.J.p. 4407] Transportation  
Walgreens No. 09001  
191 N Clark St  
Reilly (42) O2019-5938  
Referred [C.J.p. 4407] Transportation  
Walgreens No. 09709  
4010 W Lawrence Ave  
Nugent (39) O2019-4329  
Referred [C.J.p. 2110] Transportation  
Passed [C.J.p. 3485]  
Walter & Louise Fabisiewicz  
4341 S Archer Ave  
Lopez (15) O2019-4281  
Referred [C.J.p. 2071] Transportation  
Passed [C.J.p. 3448]  
Warren Ashland LP  
1533 W Warren Blvd  
Burnett (27) O2019-5028  
Referred [C.J.p. 2088] Transportation  
Passed [C.J.p. 3485]  
Warwick Allerton Hotel Chicago  
701 N Michigan Ave  
Reilly (42) O2019-5940  
Referred [C.J.p. 4407] Transportation  
Wells Hubbard Limited Partnership/Urban  
Innovations  
440 N Wells St  
Reilly (42) O2019-4598  
Referred [C.J.p. 2125] Transportation  
Passed [C.J.p. 3486]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

97

PUBLIC WAY USAGE

Canopies

Wishbone Restaurant  
 3300 N Lincoln Ave  
 Martin (47) O2019-4785  
 Referred [C.J.p. 2147] Transportation  
 Passed [C.J.p. 3487]  
 W-R2 Lake Owner V111 LLC  
 641 W Lake St  
 Reilly (42) O2019-4605  
 Referred [C.J.p. 2125] Transportation  
 Passed [C.J.p. 3481]  
 Xando Coffee & Bar/Cosi Sandwich Bar  
 230 W Washington St  
 Reilly (42) O2019-4613  
 Referred [C.J.p. 2125] Transportation  
 Passed [C.J.p. 3488]  
 Zito, Joseph  
 268 W 24th St  
 Sigcho-Lopez (25) O2019-5852  
 Referred [C.J.p. 4366] Transportation

Grants of Privilege

3759 N Southport Ave  
 Bicycle rack  
 Tunney (44) O2019-6091  
 Referred [C.J.p. 4420] Transportation  
 "I AM" Temple of Chicago, Inc.  
 176 W Washington St  
 Fire escape  
 Reilly (42) O2019-6256  
 Referred [C.J.p. 4401] Transportation  
 10 South LaSalle Owner LLC  
 10 S LaSalle St  
 Vault  
 Reilly (42) O2019-6458  
 Referred [C.J.p. 4407] Transportation  
 100 East Huron St Condo Assn.  
 100 E Huron St  
 Fuel tank  
 Reilly (42) O2019-5272  
 Referred [C.J.p. 2125] Transportation  
 Passed [C.J.p. 3228]

PUBLIC WAY USAGE

Grants of Privilege

100 East Huron St Condo Assn.  
 100 E Huron St  
 Sundeck  
 Reilly (42) O2019-5274  
 Referred [C.J.p. 2125] Transportation  
 Passed [C.J.p. 3228]  
 100 East Huron Street Condo Assn.  
 100 E Huron St  
 Planter  
 Reilly (42) O2019-6462  
 Referred [C.J.p. 4407] Transportation  
 100 South State Street LLC  
 1 W Monroe St  
 Vault  
 Reilly (42) O2019-6463  
 Referred [C.J.p. 4408] Transportation  
 11 E Walton LLC  
 11 E Walton St  
 Planter  
 Reilly (42) O2019-6241  
 Referred [C.J.p. 4401] Transportation  
 119 W Chestnut Condo Assn.  
 119 W Chestnut St  
 Flood control  
 Hopkins (2) O2019-4381  
 Referred [C.J.p. 2049] Transportation  
 Passed [C.J.p. 3229]  
 119 W Chestnut Condo Assn.  
 119 W Chestnut St  
 Manhole  
 Hopkins (2) O2019-4385  
 Referred [C.J.p. 2049] Transportation  
 Passed [C.J.p. 3230]  
 1258 N Milwaukee Condo Assn.  
 1258 N Milwaukee Ave  
 Balcony  
 La Spata (1) O2019-4430  
 Referred [C.J.p. 2040] Transportation  
 Passed [C.J.p. 3238]

OFFICE OF THE CITY CLERK

**PUBLIC WAY USAGE**

Grants of Privilege

1308 Elston (Chicago) Investors  
 1308 N Elston Ave  
 Sign  
 Burnett (27) O2019-5032  
 Referred [C.J.p. 2088] Transportation  
 Passed [C.J.p. 3239]  
 1345 S Wabash Development Corp.  
 1345 S Wabash Ave  
 Planter  
 Dowell (3) O2019-6048  
 Referred [C.J.p. 4337] Transportation  
 1400 N Orleans Property Co. LLC  
 1415 N Sedgwick St  
 Caisson  
 Burnett (27) O2019-6374  
 Referred [C.J.p. 4375] Transportation  
 1468 N Ashland LLC  
 1468 N Ashland Ave  
 Door swing  
 Hopkins (2) O2019-4387  
 Referred [C.J.p. 2049] Transportation  
 Passed [C.J.p. 3240]  
 1506 W Grand Condo Assn.  
 1506 W Grand Ave  
 Fence  
 La Spata (1) O2019-5925  
 Referred [C.J.p. 4329] Transportation  
 1510 W Grand Condo Assn.  
 1510 W Grand Ave  
 Fence  
 La Spata (1) O2019-5927  
 Referred [C.J.p. 4329] Transportation  
 1510 W Grand Condo Assn.  
 1510 W Grand Ave  
 Planter  
 La Spata (1) O2019-5928  
 Referred [C.J.p. 4329] Transportation

**PUBLIC WAY USAGE**

Grants of Privilege

1515 Monroe Property LLC  
 1515 W Monroe St  
 Door swing  
 Ervin (28) O2019-4465  
 Referred [C.J.p. 2092] Transportation  
 Passed [C.J.p. 3241]  
 1515 Monroe Property LLC  
 1515 W Monroe St  
 Planter  
 Ervin (28) O2019-4466  
 Referred [C.J.p. 2092] Transportation  
 Passed [C.J.p. 3242]  
 1523 W Chicago Owner LLC  
 1523-1527 W Chicago Ave  
 Planter  
 La Spata (1) O2019-5931  
 Referred [C.J.p. 4329] Transportation  
 1528-32 N Paulina Condo Assn  
 1528 N Paulina St  
 Bay window  
 Hopkins (2) O2019-4389  
 Referred [C.J.p. 2049] Transportation  
 Passed [C.J.p. 3242]  
 1528-32 N Paulina Condo Assn.  
 1528-1532 N Paulina St  
 Fence  
 Hopkins (2) O2019-4390  
 Referred [C.J.p. 2049] Transportation  
 Passed [C.J.p. 3244]  
 1528-32 N Paulina Condo Assn.  
 1528 N Paulina St  
 Fire escape  
 Hopkins (2) O2019-4391  
 Referred [C.J.p. 2049] Transportation  
 Passed [C.J.p. 3243]  
 156 Jefferson LLC  
 156 N Jefferson St  
 Planter  
 Reilly (42) O2019-6465  
 Referred [C.J.p. 4408] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

99

PUBLIC WAY USAGE

Grants of Privilege

1600 E 53rd St LLC  
 5252 S Cornell Ave  
 Banner  
 Hairston (5) O2019-6076  
 Referred [C.J.p. 4342] Transportation  
 1600 E 53rd St LLC  
 5252 S Cornell Ave  
 Bicycle rack  
 Hairston (5) O2019-4712  
 Referred [C.J.p. 2060] Transportation  
 Passed [C.J.p. 3245]  
 1600 E 53rd St LLC  
 5252 S Cornell Ave  
 Planter  
 Hairston (5) O2019-4722  
 Referred [C.J.p. 2060] Transportation  
 Passed [C.J.p. 3246]  
 1600 E 53rd St LLC  
 5252 S Cornell Ave  
 Sign  
 Hairston (5) O2019-6079  
 Referred [C.J.p. 4342] Transportation  
 1600 E 53rd St LLC  
 5252 S Cornell Ave  
 Sign  
 Hairston (5) O2019-5385  
 Direct Introduction Transportation  
 Passed [C.J.p. 3246]  
 162 W Hubbard Building LLC  
 162 W Hubbard St  
 Banner  
 Reilly (42) O2019-6467  
 Referred [C.J.p. 4408] Transportation  
 180 N LaSalle Property Owner LLC  
 180 N LaSalle St  
 Facade  
 Reilly (42) O2019-6470  
 Referred [C.J.p. 4408] Transportation

PUBLIC WAY USAGE

Grants of Privilege

180 N LaSalle Property Owner LLC  
 180 N LaSalle St  
 Flagpole  
 Reilly (42) O2019-6471  
 Referred [C.J.p. 4408] Transportation  
 180 N LaSalle Property Owner LLC  
 180 N LaSalle St  
 Light fixture  
 Reilly (42) O2019-6472  
 Referred [C.J.p. 4408] Transportation  
 19 South Wabash LLC  
 19 S Wabash Ave  
 Door swing  
 Reilly (42) O2019-5266  
 Referred [C.J.p. 2125] Transportation  
 Passed [C.J.p. 3225]  
 20th Century TV & Stereo Ctr.  
 1611-1615 W Montrose Ave  
 Sign  
 Martin (47) O2019-6461  
 Referred [C.J.p. 4429] Transportation  
 2111 South Wabash Owner LLC  
 2111 S Wabash Ave  
 Bicycle rack  
 Dowell (3) O2019-6039  
 Referred [C.J.p. 4337] Transportation  
 2111 South Wabash Owner LLC  
 2111 S Wabash Ave  
 Planter  
 Dowell (3) O2019-6042  
 Referred [C.J.p. 4337] Transportation  
 2111 South Wabash Owner LLC  
 2111 S Wabash Ave  
 Planter railing  
 Dowell (3) O2019-6044  
 Referred [C.J.p. 4337] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

25 East Erie LLC  
 25 E Erie St  
 Bollard  
 Reilly (42) O2019-5269  
 Referred [C.J.p. 2125] Transportation  
 Passed [C.J.p. 3225]  
 2548 North Burling, Inc.  
 2548 N Burling St  
 Bay window  
 Smith (43) O2019-6406  
 Referred [C.J.p. 4416] Transportation  
 300 North LaSalle LLC  
 300 N LaSalle St  
 Planter  
 Reilly (42) O2019-6473  
 Referred [C.J.p. 4408] Transportation  
 303 Madison  
 303 W Madison St  
 Balcony  
 Reilly (42) O2019-6476  
 Referred [C.J.p. 4408] Transportation  
 303 Madison  
 303 W Madison St  
 Flagpole  
 Reilly (42) O2019-6478  
 Referred [C.J.p. 4408] Transportation  
 303 Madison  
 303 W Madison St  
 Soffit  
 Reilly (42) O2019-6480  
 Referred [C.J.p. 4408] Transportation  
 303 Madison  
 303 W Madison St  
 Vault  
 Reilly (42) O2019-6482  
 Referred [C.J.p. 4408] Transportation

PUBLIC WAY USAGE

Grants of Privilege

303 Madison  
 303 W Madison St  
 Ventilation well  
 Reilly (42) O2019-6484  
 Referred [C.J.p. 4408] Transportation  
 314 West Superior Limited Partnership  
 314 W Superior St  
 Banner  
 Reilly (42) O2019-5277  
 Referred [C.J.p. 2126] Transportation  
 Passed [C.J.p. 3231]  
 320 North Michigan/Michigan Ave Suites  
 320 N Michigan Ave  
 Occupation of space  
 Reilly (42) O2019-5268  
 Referred [C.J.p. 2126] Transportation  
 Passed [C.J.p. 3232]  
 328 N Carpenter LLC  
 318-328 N Carpenter St  
 Caisson  
 Burnett (27) O2019-6367  
 Referred [C.J.p. 4374] Transportation  
 328 N Carpenter LLC  
 318-328 N Carpenter St  
 Earth retention system  
 Burnett (27) O2019-6370  
 Referred [C.J.p. 4375] Transportation  
 328 S Jefferson Chicago LLC  
 328 S Jefferson St  
 Fire escape  
 Reilly (42) O2019-5279  
 Referred [C.J.p. 2126] Transportation  
 Passed [C.J.p. 3232]  
 333 Wabash Partners LLC  
 333 S Wabash Ave  
 Planter  
 Reilly (42) O2019-6485  
 Referred [C.J.p. 4409] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

101

PUBLIC WAY USAGE

Grants of Privilege

3507 N Wilton LLC  
 3507 N Wilton Ave  
 Fence  
 Tunney (44) O2019-6111  
 Referred [C.J.p. 4420] Transportation  
 3565 N Pine Grove Condo Assn.  
 3565 N Pine Grove Ave  
 Planter railing  
 Cappleman (46) O2019-5114  
 Referred [C.J.p. 2143] Transportation  
 Passed [C.J.p. 3247]  
 36th and King Dr, Inc. Amoco  
 342 E 35th St  
 Sign  
 King (4) O2019-4491  
 Referred [C.J.p. 2054] Transportation  
 Passed [C.J.p. 3226]  
 3817-3845 N Broadway, Inc.  
 3833 N Broadway  
 Cooling system  
 Cappleman (46) O2019-5118  
 Referred [C.J.p. 2143] Transportation  
 Passed [C.J.p. 3248]  
 400 - 410 Michigan Real Estate LLC  
 410 N Michigan Ave  
 Door swing  
 Reilly (42) O2019-5284  
 Referred [C.J.p. 2126] Transportation  
 Passed [C.J.p. 3233]  
 400-410 Michigan Real Estate LLC  
 400-410 N Michigan Ave  
 Banner  
 Reilly (42) O2019-6486  
 Referred [C.J.p. 4409] Transportation  
 401 E Ontario Condo Assn.  
 401 E Ontario St  
 Landscaping  
 Reilly (42) O2019-6487  
 Referred [C.J.p. 4409] Transportation

PUBLIC WAY USAGE

Grants of Privilege

47th and Calumet Currency Exchange, Inc.  
 310 E 74th St  
 Sign  
 Dowell (3) O2019-4467  
 Referred [C.J.p. 2052] Transportation  
 Passed [C.J.p. 3227]  
 4LW CAFE  
 3022 W Diversey Ave  
 Sign  
 Rodriguez Sanchez (33) O2019-4576  
 Referred [C.J.p. 2101] Transportation  
 Passed [C.J.p. 3221]  
 50 East Chestnut Condo Assn.  
 50 E Chestnut St  
 Planter  
 Reilly (42) O2019-6460  
 Referred [C.J.p. 4407] Transportation  
 525 W. Barry No. 2 OOC  
 1917 W Fullerton Ave  
 Sign  
 Waguespack (32) O2019-4564  
 Referred [C.J.p. 2099] Transportation  
 Passed [C.J.p. 3234]  
 601 W Sullivan LLC  
 1 S State St  
 Bridge  
 Reilly (42) O2019-6490  
 Referred [C.J.p. 4409] Transportation  
 601 W Sullivan LLC  
 1 S State St  
 Cornice  
 Reilly (42) O2019-5287  
 Referred [C.J.p. 2126] Transportation  
 Passed [C.J.p. 3235]  
 601 W Sullivan LLC  
 1 S State St  
 Loading dock  
 Reilly (42) O2019-6491  
 Referred [C.J.p. 4409] Transportation

OFFICE OF THE CITY CLERK  
CITY COUNCIL LEGISLATIVE INDEX

102

Date: 7/24/2019

PUBLIC WAY USAGE

Grants of Privilege

601 W Sullivan LLC  
1 S State St  
Permanent enclosure  
Reilly (42) O2019-6492  
Referred [C.J.p. 4409] Transportation  
601 W Sullivan LLC  
1 S State St  
Subsurface vault  
Reilly (42) O2019-6494  
Referred [C.J.p. 4409] Transportation  
601 W Sullivan LLC  
1 S State St  
Window display  
Reilly (42) O2019-6495  
Referred [C.J.p. 4409] Transportation  
6039-43 Belmont Partnership  
6039 W Belmont Ave  
Sign  
Reboyras (30) O2019-5417  
Direct Introduction Transportation  
Passed [C.J.p. 3249]  
705 S Clark Development Corp.  
707-739 S Clark St  
Building projection  
King (4) O2019-4488  
Referred [C.J.p. 2054] Transportation  
Passed [C.J.p. 3236]  
712 N Dearborn LLC  
712 N Dearborn St  
Banner  
Hopkins (2) O2019-4386  
Referred [C.J.p. 2049] Transportation  
Passed [C.J.p. 3237]  
730 Franklin Building Owner LLC  
730 N Franklin St  
Exterior mount  
Reilly (42) O2019-5289  
Referred [C.J.p. 2126] Transportation  
Passed [C.J.p. 3237]

PUBLIC WAY USAGE

Grants of Privilege

750 LLC  
750 N Orleans St  
Planter  
Reilly (42) O2019-6489  
Referred [C.J.p. 4409] Transportation  
7-Eleven  
600 N Mcclurg Ct  
Sign  
Reilly (42) O2019-5442  
Direct Introduction Transportation  
Passed [C.J.p. 3221]  
7-Eleven  
1138 W Wilson Ave  
Security Camera  
Cappleman (46) O2019-5107  
Referred [C.J.p. 2143] Transportation  
Passed [C.J.p. 3222]  
7-Eleven  
1138 W Wilson Ave  
Sign  
Cappleman (46) O2019-5111  
Referred [C.J.p. 2143] Transportation  
Passed [C.J.p. 3223]  
7Greens  
218 W Washington St  
Sign  
Reilly (42) O2019-5439  
Direct Introduction Transportation  
Passed [C.J.p. 3224]  
A Gomez Tires & Wheels, Inc.  
3000 S Kostner Ave  
Staircase  
Rodriguez (22) O2019-4747  
Referred [C.J.p. 2075] Transportation  
Passed [C.J.p. 2728]  
A New Leaf  
1645 N Wells St  
Occupation of space  
Hopkins (2) O2019-4307  
Referred [C.J.p. 2045] Transportation  
Passed [C.J.p. 2729]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

103

PUBLIC WAY USAGE

Grants of Privilege

A&M 303 W Erie LLC  
 303 W Erie St  
 Loading dock  
 Reilly (42) O2019-4980  
 Referred [C.J.p. 2114] Transportation  
 Passed [C.J.p. 2730]

A-1 Jewelry and Coin, Ltd.  
 1827 W Irving Park Rd  
 Sign  
 Martin (47) O2019-5144  
 Referred [C.J.p. 2144] Transportation  
 Passed [C.J.p. 2730]

Aberdeen Owner LLC  
 740 N Aberdeen St  
 Bicycle rack  
 Burnett (27) O2019-4902  
 Referred [C.J.p. 2084] Transportation  
 Passed [C.J.p. 2731]

Aberdeen Owner LLC  
 740 N Aberdeen St  
 Cornice  
 Burnett (27) O2019-4904  
 Referred [C.J.p. 2084] Transportation  
 Passed [C.J.p. 2732]

ABM Industries Group LLC  
 530 W Chicago Ave  
 Sign  
 Burnett (27) O2019-4906  
 Referred [C.J.p. 2084] Transportation  
 Passed [C.J.p. 2733]

Ace Bakery  
 3241 S Halsted St  
 Light fixture  
 Thompson (11) O2019-4779  
 Referred [C.J.p. 2067] Transportation  
 Passed [C.J.p. 2734]  
 Passed [C.J.p. 2734]

PUBLIC WAY USAGE

Grants of Privilege

Ace Bakery  
 3241 S Halsted St  
 Sign  
 Thompson (11) O2019-4782  
 Referred [C.J.p. 2067] Transportation  
 Passed [C.J.p. 2734]

Acme Lumber  
 7855 S Greenwood Ave  
 Sign  
 Harris (8) O2019-6084  
 Referred [C.J.p. 4344] Transportation

AFTN, Inc.  
 2217 S Wentworth Ave  
 Sign  
 Sigcho-Lopez (25) O2019-4834  
 Referred [C.J.p. 2077] Transportation  
 Passed [C.J.p. 2735]

Agencia Mexicana  
 2701 W 51st St  
 Sign  
 Burke (14) O2019-6108  
 Referred [C.J.p. 4350] Transportation

Agencia Mexicana  
 2701 W 51st St  
 Sign  
 Burke (14) O2019-5410  
 Direct Introduction Transportation  
 Passed [C.J.p. 2736]

Aldi, Inc. No. 62  
 6220 N California Ave  
 Sign  
 Silverstein (50) O2019-5248  
 Referred [C.J.p. 2152] Transportation  
 Passed [C.J.p. 2737]

Alegrias Seafood  
 1024 N Ashland Ave  
 Planter  
 La Spata (1) O2019-5904  
 Referred [C.J.p. 4327] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Alexias Fresh Market  
 4459 W Diversey Ave  
 Light fixture  
 Cardona, Jr. (31) O2019-6376  
 Referred [C.J.p. 4383] Transportation

Alfa Associates  
 3420 N Harlem Ave  
 Sign  
 Sposato (38) O2019-4653  
 Referred [C.J.p. 2108] Transportation  
 Passed [C.J.p. 2737]

Alhambra Palace Restaurant  
 1240 W Randolph St  
 Entrance enclosure  
 Burnett (27) O2019-4907  
 Referred [C.J.p. 2084] Transportation  
 Passed [C.J.p. 2716]

Alhambra Palace Restaurant  
 1240 W Randolph St  
 Light fixture  
 Burnett (27) O2019-4908  
 Referred [C.J.p. 2084] Transportation  
 Passed [C.J.p. 2717]

Alhambra Palace Restaurant  
 1240 W Randolph St  
 Sign  
 Burnett (27) O2019-4911  
 Referred [C.J.p. 2084] Transportation  
 Passed [C.J.p. 2717]

Alhambra Palace Restaurant  
 1240 W Randolph St  
 Windscreen  
 Burnett (27) O2019-4915  
 Referred [C.J.p. 2084] Transportation  
 Passed [C.J.p. 2718]

Allbirds, Inc.  
 843 W Armitage Ave  
 Sign  
 Smith (43) O2019-4903  
 Referred [C.J.p. 2130] Transportation  
 Passed [C.J.p. 2738]

PUBLIC WAY USAGE

Grants of Privilege

Allstate  
 4357 W Diversey Ave  
 Sign  
 Cardona, Jr. (31) O2019-4490  
 Referred [C.J.p. 2096] Transportation  
 Passed [C.J.p. 2739]

Allstate Ins.  
 5657 S Harlem Ave  
 Sign  
 Tabares (23) O2019-6157  
 Referred [C.J.p. 4363] Transportation

Allstate Insurance  
 4327 W Irving Park Rd  
 Sign  
 Gardiner (45) O2019-5242  
 Referred [C.J.p. 2139] Transportation  
 Passed [C.J.p. 2740]

Alphacare Pharmacy  
 3207 W Fullerton Ave  
 Sign  
 Waguespack (32) O2019-4523  
 Referred [C.J.p. 2097] Transportation  
 Passed [C.J.p. 2740]

Amb Tire Services & Sales, Inc.  
 2548 W 51st St  
 Sign  
 Burke (14) O2019-5412  
 Direct Introduction Transportation  
 Passed [C.J.p. 2741]

Ameera Food  
 6415 N Western Ave  
 Sign  
 Silverstein (50) O2019-5252  
 Referred [C.J.p. 2153] Transportation  
 Passed [C.J.p. 2742]

America Transfers, Inc.  
 3212 W Lawrence Ave  
 Sign  
 Rodriguez Sanchez (33) O2019-4569  
 Referred [C.J.p. 2100] Transportation  
 Passed [C.J.p. 2743]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

105

PUBLIC WAY USAGE

Grants of Privilege

American Dental Associates  
2955 N Central Ave  
Sign  
Cardona, Jr. (31) O2019-6379  
Referred [C.J.p. 4383] Transportation  
Americana Submarine  
400 S Clark St  
Sign  
King (4) O2019-4477  
Referred [C.J.p. 2053] Transportation  
Passed [C.J.p. 2743]  
Amigo Tire Shop  
5940 W Grand Ave  
Sign  
Villegas (36) O2019-6438  
Referred [C.J.p. 4393] Transportation  
Andy's Fruit Rance  
4733 N Kedzie Ave  
Light fixture  
Rodriguez Sanchez (33) O2019-4570  
Referred [C.J.p. 2100] Transportation  
Passed [C.J.p. 2719]  
Angelo's Stuffed Pizza Corp.  
4850 S Pulaski Rd  
Sign  
Burke (14) O2019-6109  
Referred [C.J.p. 4350] Transportation  
Angie's  
8352 S Pulaski Rd  
Sign  
Curtis (18) O2019-4845  
Referred [C.J.p. 2072] Transportation  
Passed [C.J.p. 2744]  
Annoyance Productions  
851-853 W Belmont Ave  
Sign  
Tunney (44) O2019-6020  
Referred [C.J.p. 4418] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Anything is Pawsible, Inc.  
1330 W North Ave  
Sign  
Hopkins (2) O2019-5943  
Referred [C.J.p. 4332] Transportation  
Apache Motel  
5535 N Lincoln Ave  
Sign  
Vasquez, Jr. (40) O2019-6427  
Referred [C.J.p. 4396] Transportation  
Archer Heights Credit Union  
6554 W Archer Ave  
Planter  
Tabares (23) O2019-6159  
Referred [C.J.p. 4363] Transportation  
Armand Salon Suites II  
5820 N Clark St  
Sign  
Vasquez, Jr. (40) O2019-4821  
Referred [C.J.p. 2111] Transportation  
Passed [C.J.p. 2745]  
Armand Salon Suites LLC  
2232 W Lawrence Ave  
Sign  
Martin (47) O2019-6232  
Referred [C.J.p. 4426] Transportation  
Art Institute of Chicago, The  
7 W Madison St  
Vault  
Reilly (42) O2019-4982  
Referred [C.J.p. 2114] Transportation  
Passed [C.J.p. 2746]  
Art Institute of Chicago, The  
112 S Michigan Ave  
Smoking management receptacle - amend  
Reilly (42) O2019-4232  
Referred [C.J.p. 2126] Transportation  
Passed [C.J.p. 3250]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Ashland Tire and Auto Clinic  
3737 N Ashland Ave  
Sign  
Tunney (44) O2019-5145  
Referred [C.J.p. 2135] Transportation  
Passed [C.J.p. 2747]

Asian Tea  
2406 S Wentworth Ave  
Sign  
Sigcho-Lopez (25) O2019-4836  
Referred [C.J.p. 2077] Transportation  
Passed [C.J.p. 2747]

AT&T  
4817 W Irving Park Rd  
Sign  
Gardiner (45) O2019-5244  
Referred [C.J.p. 2139] Transportation  
Passed [C.J.p. 2748]

AT&T Authorized Retailer No. 1410  
3166 N Broadway  
Sign  
Tunney (44) O2019-5149  
Referred [C.J.p. 2135] Transportation  
Passed [C.J.p. 2749]

AT&T Illinois  
641 N Dearborn St  
Vault  
Reilly (42) O2019-6205  
Referred [C.J.p. 4399] Transportation

Athletico  
2900 W Peterson Ave  
Sign  
Silverstein (50) SO2019-4525  
Referred [C.J.p. 2097] Transportation  
Passed as [C.J.p. 2750] Substitute

PUBLIC WAY USAGE

Grants of Privilege

ATI Physical Therapy  
939 W North Ave  
Sign  
Burnett (27) O2019-4917  
Referred [C.J.p. 2084] Transportation  
Passed [C.J.p. 2720]

ATI Physical Therapy  
9645 S Western Ave  
Sign  
O'Shea (19) O2019-5414  
Direct Introduction Transportation  
Passed [C.J.p. 2751]

Auto Warehouse, The  
3632-3636 N Cicero Ave  
Security camera  
Reboyras (30) O2019-6404  
Referred [C.J.p. 4382] Transportation

Avenues to Independence Thrift  
7710 W Touhy Ave  
Sign  
Napolitano (41) O2019-4887  
Referred [C.J.p. 2113] Transportation  
Passed [C.J.p. 2751]

Aztek Automotive  
6425 S Pulaski Rd  
Sign  
Quinn (13) O2019-5408  
Direct Introduction Transportation  
Passed [C.J.p. 2752]

Azucar Bar & Grill  
2647 N Kedzie Ave  
Light Fixture  
Waguespack (32) O2019-6209  
Referred [C.J.p. 4385] Transportation

B&A Supersub, Inc.  
3943 W Roosevelt Rd  
Sign  
Scott, Jr. (24) O2019-4763  
Referred [C.J.p. 2077] Transportation  
Passed [C.J.p. 2753]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

107

PUBLIC WAY USAGE

Grants of Privilege

Bacci Cafe & Pizzeria Ltd.  
2301 W Taylor St  
Sign  
Ervin (28) O2019-5461  
Direct Introduction Transportation  
Passed [C.J.p. 2754]  
Baehr, Richard and Baehr, Lijana  
1813 N Lincoln Park West  
Step  
Smith (43) O2019-5308  
Direct Introduction Transportation  
Passed [C.J.p. 2755]  
Bandit, The  
841 W Randolph St  
Sign  
Burnett (27) O2019-4918  
Referred [C.J.p. 2084] Transportation  
Passed [C.J.p. 2756]  
Bank of America  
1167 N State St  
Sign  
Hopkins (2) O2019-4308  
Referred [C.J.p. 2045] Transportation  
Passed [C.J.p. 2757]  
Bar Biscay  
1450 W Chicago Ave  
Light fixture  
La Spata (1) O2019-4317  
Referred [C.J.p. 2036] Transportation  
Passed [C.J.p. 2758]  
Bar on Buena, The  
910 W Buena Ave  
Light fixture  
Cappleman (46) O2019-5056  
Referred [C.J.p. 2142] Transportation  
Passed [C.J.p. 2758]

PUBLIC WAY USAGE

Grants of Privilege

Bar on Buena, The  
910 W Buena Ave  
Wind screen  
Cappleman (46) O2019-5063  
Referred [C.J.p. 2142] Transportation  
Passed [C.J.p. 2759]  
Barangaroos Aussie Pies  
3208 N Sheffield Ave  
Sign  
Tunney (44) O2019-6022  
Referred [C.J.p. 4418] Transportation  
Barbaro  
2525 W North Ave  
Light fixture - amend  
La Spata (1) O2019-6127  
Referred [C.J.p. 4329] Transportation  
Barber Bob's  
6743 W Archer Ave  
Pole  
Tabares (23) O2019-4755  
Referred [C.J.p. 2076] Transportation  
Passed [C.J.p. 2760]  
Bare Tattoo & Hair Removal  
2719 N Halsted St  
Sign  
Smith (43) O2019-4914  
Referred [C.J.p. 2130] Transportation  
Passed [C.J.p. 2761]  
Barrio/Bodega  
65 W Kinzie St  
Sign  
Reilly (42) O2019-5430  
Direct Introduction Transportation  
Passed [C.J.p. 2762]  
Basil Food & Liquor  
7446 N Western Ave  
Sign  
Silverstein (50) O2019-5458  
Direct Introduction Transportation  
Passed [C.J.p. 2762]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Be Yoga Andersonville  
5715 N Clark St  
Sign  
Osterman (48) O2019-6237  
Referred [C.J.p. 4429] Transportation  
Beerhead Bar & Eatery  
3519 N Clark St  
Sign  
Tunney (44) O2019-5152  
Referred [C.J.p. 2135] Transportation  
Passed [C.J.p. 2763]  
Before You Go Liquors  
1917 W Fullerton Ave  
Sign  
Waguespack (32) O2019-4526  
Referred [C.J.p. 2097] Transportation  
Passed [C.J.p. 2764]  
Benchmark Bar & Grill  
1508-1510 N Wells St  
Light fixture  
Burnett (27) O2019-4921  
Referred [C.J.p. 2084] Transportation  
Passed [C.J.p. 2765]  
Benford, Edward  
632 W Belden Ave  
Planter railing  
Smith (43) O2019-6234  
Referred [C.J.p. 4413] Transportation  
Beverly Area Planning Assn.  
1908-1912 W 103rd St  
Planter  
O'Shea (19) O2019-4874  
Referred [C.J.p. 2073] Transportation  
Passed [C.J.p. 2766]  
Beverly Country Club  
2540 W 87th St  
Landscaping  
Curtis (18) O2019-4847  
Referred [C.J.p. 2072] Transportation  
Passed [C.J.p. 2766]

PUBLIC WAY USAGE

Grants of Privilege

BFS Retail & Commercial Operations LLC  
5811 W Belmont Ave  
Sign  
Reboyras (30) O2019-5416  
Direct Introduction Transportation  
Passed [C.J.p. 2767]  
Billares Ricardo & Restaurant  
4209 S Kedzie Ave  
Sign  
Lopez (15) O2019-4820  
Referred [C.J.p. 2071] Transportation  
Passed [C.J.p. 2768]  
Binny's Beverage Depot  
213 W Grand Ave  
Light fixture  
Reilly (42) O2019-4985  
Referred [C.J.p. 2114] Transportation  
Passed [C.J.p. 2769]  
Bites  
3313 N Clark St  
Light fixture  
Tunney (44) O2019-5155  
Referred [C.J.p. 2135] Transportation  
Passed [C.J.p. 2770]  
Blackwood BBQ  
211 W Adams St  
Sign  
Reilly (42) O2019-5434  
Direct Introduction Transportation  
Passed [C.J.p. 2770]  
Bloomingdales, Inc.  
600 N Wabash Ave  
Sign  
Reilly (42) O2019-4989  
Referred [C.J.p. 2114] Transportation  
Passed [C.J.p. 2771]  
Blue Mouse Holdings LLC  
2470 N Lincoln Ave  
Light fixture  
Smith (43) O2019-6228  
Referred [C.J.p. 4413] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

109

PUBLIC WAY USAGE

Grants of Privilege

Bluelight  
 3251 N Western Ave  
 Security camera  
 Waguespack (32) O2019-6215  
 Referred [C.J.p. 4385] Transportation  
 Bob's Pizza  
 1659 W 21st St  
 Sign  
 Sigcho-Lopez (25) O2019-4837  
 Referred [C.J.p. 2077] Transportation  
 Passed [C.J.p. 2772]  
 Boem  
 3910-3914 W Montrose Ave  
 Security camera  
 Ramirez-Rosa (35) O2019-6407  
 Referred [C.J.p. 4391] Transportation  
 Boiko & Osimani  
 3435-3441 N Lincoln Ave  
 Light fixture  
 Martin (47) O2019-6246  
 Referred [C.J.p. 4426] Transportation  
 Boiko & Osimani  
 3445 N Lincoln Ave  
 Light fixture  
 Martin (47) O2019-6282  
 Referred [C.J.p. 4426] Transportation  
 Boiko & Osimani  
 3447 N Lincoln Ave  
 Light fixture  
 Martin (47) O2019-6286  
 Referred [C.J.p. 4426] Transportation  
 Bombay Wraps  
 330 E Ohio St  
 Sign  
 Reilly (42) O2019-4991  
 Referred [C.J.p. 2114] Transportation  
 Passed [C.J.p. 2773]

PUBLIC WAY USAGE

Grants of Privilege

Book Covers, Inc. - Caraustar  
 4501 W 16th St  
 Light fixture  
 Scott, Jr. (24) O2019-6166  
 Referred [C.J.p. 4364] Transportation  
 Book Covers, Inc. - Caraustar  
 4501 W 16th St  
 Security camera  
 Scott, Jr. (24) O2019-6167  
 Referred [C.J.p. 4364] Transportation  
 Boost Mobile  
 4738 S Ashland Ave  
 Sign  
 Taylor (20) O2019-6146  
 Referred [C.J.p. 4360] Transportation  
 Boost Mobile  
 3205 W North Ave  
 Sign  
 Maldonado (26) O2019-4780  
 Referred [C.J.p. 2081] Transportation  
 Passed [C.J.p. 2773]  
 BP Amoco  
 3101 S Michigan Ave  
 Sign  
 Dowell (3) O2019-5405  
 Direct Introduction  
 Passed [C.J.p. 2774] Transportation  
 BRE 312 Owner LLC  
 233 S Wacker Dr  
 Planter  
 Reilly (42) O2019-6206  
 Referred [C.J.p. 4399] Transportation  
 Breakfast House Restaurant  
 3001 N Ashland Ave  
 Light fixture  
 Waguespack (32) O2019-4528  
 Referred [C.J.p. 2098] Transportation  
 Passed [C.J.p. 2775]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Bright Smile Dental  
5430 N Milwaukee Ave  
Sign  
Gardiner (45) O2019-6135  
Referred [C.J.p. 4422] Transportation  
Bristol Condominium Association  
57 E Delaware Pl  
Manhole  
Reilly (42) O2019-6207  
Referred [C.J.p. 4399] Transportation  
Bristol Condominium Association  
57 E Delaware Pl  
Planter  
Reilly (42) O2019-6208  
Referred [C.J.p. 4399] Transportation  
British School of Chicago  
814 W Eastman St  
Bicycle rack  
Burnett (27) O2019-6271  
Referred [C.J.p. 4371] Transportation  
Brito, Dalida  
1412 W 17th St  
Step  
Sigcho-Lopez (25) O2019-6184  
Referred [C.J.p. 4365] Transportation  
Broadway Irving CheckChangers, Inc.  
4001 N Broadway  
Sign  
Cappleman (46) O2019-5070  
Referred [C.J.p. 2142] Transportation  
Passed [C.J.p. 2777]  
Broder Diversey LLC  
508 W Diversey Pkwy  
Amend  
Tunney (44) O2019-6152  
Referred [C.J.p. 4421] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Bro-N-Laws Bar-B-Q LLC  
3820 W Chicago Ave  
Light fixture  
Burnett (27) O2019-4926  
Referred [C.J.p. 2085] Transportation  
Passed [C.J.p. 2776]  
Bro-N-Laws Bar-B-Q LLC  
3820 W Chicago Ave  
Security camera  
Burnett (27) O2019-4930  
Referred [C.J.p. 2085] Transportation  
Passed [C.J.p. 2777]  
Bryn Mawr Belle Shore Ltd. Partnership  
1062 W Bryn Mawr Ave  
Sign  
Osterman (48) O2019-5225  
Referred [C.J.p. 2149] Transportation  
Passed [C.J.p. 2778]  
BSREP II West Jackson LLC  
175 W Jackson Blvd  
Clock  
Reilly (42) O2019-4997  
Referred [C.J.p. 2115] Transportation  
Passed [C.J.p. 2779]  
Burlington, The  
3425 W Fullerton Ave  
Sign  
Ramirez-Rosa (35) O2019-5424  
Direct Introduction Transportation  
Passed [C.J.p. 2781]  
Burnt City/District Brew Yards  
417-427 N Ashland Ave  
Planter  
Burnett (27) O2019-4934  
Referred [C.J.p. 2085] Transportation  
Passed [C.J.p. 2781]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

111

PUBLIC WAY USAGE

Grants of Privilege

Burnt City/District Brew Yards  
 417-427 N Ashland Ave  
 Sign  
 Burnett (27) O2019-5459  
 Direct Introduction Transportation  
 Passed [C.J.p. 2782]  
 Burnt City/District Brew Yards  
 417-427 N Ashland Ave  
 Window and frame  
 Burnett (27) O2019-4938  
 Referred [C.J.p. 2085] Transportation  
 Passed [C.J.p. 2783]  
 Burrito King  
 4754 W Belmont Ave  
 Sign  
 Reboyras (30) O2019-4474  
 Referred [C.J.p. 2094] Transportation  
 Passed [C.J.p. 2784]  
 Busy Bees Child Development Center  
 3149-3155 S Shields Ave  
 Bicycle rack  
 Thompson (11) O2019-6098  
 Referred [C.J.p. 4347] Transportation  
 Butcher's Tap  
 3553 N Southport Ave  
 Wind screen  
 Tunney (44) O2019-5158  
 Referred [C.J.p. 2135] Transportation  
 Passed [C.J.p. 2785]  
 Cafe Bionda  
 1924 N State St  
 Windscreen  
 Dowell (3) O2019-4414  
 Referred [C.J.p. 2051] Transportation  
 Passed [C.J.p. 2785]  
 Cafe Prague  
 6710 W Belmont Ave  
 Door swing  
 Villegas (36) O2019-4619  
 Referred [C.J.p. 2105] Transportation  
 Passed [C.J.p. 2786]

PUBLIC WAY USAGE

Grants of Privilege

California Division Currency Exchange  
 2745 W Division St  
 Sign  
 Maldonado (26) O2019-4786  
 Referred [C.J.p. 2081] Transportation  
 Passed [C.J.p. 2787]  
 Candyality  
 3737 N Southport Ave  
 Planter  
 Tunney (44) O2019-5161  
 Referred [C.J.p. 2135] Transportation  
 Passed [C.J.p. 2788]  
 Capital One Cafe  
 1465 E 53rd St  
 Window and frame  
 Hairston (5) O2019-4565  
 Referred [C.J.p. 2056] Transportation  
 Passed [C.J.p. 2788]  
 Cardinal Wine and Spirits  
 4905 N Lincoln Ave  
 Sign  
 Vasquez, Jr. (40) O2019-4823  
 Referred [C.J.p. 2111] Transportation  
 Passed [C.J.p. 2789]  
 Carey, Janet  
 459 W 46th Pl  
 Bay window  
 Thompson (11) O2019-6101  
 Referred [C.J.p. 4347] Transportation  
 Carey, Janet  
 459 W 46th Pl  
 Staircase  
 Thompson (11) O2019-6104  
 Referred [C.J.p. 4347] Transportation  
 Carmelita's Taqueria  
 1206 W Lawrence Ave  
 Sign  
 Cappleman (46) O2019-6161  
 Referred [C.J.p. 4424] Transportation

OFFICE OF THE CITY CLERK

112

CITY COUNCIL LEGISLATIVE INDEX

Date: 7/24/2019

PUBLIC WAY USAGE

Grants of Privilege

Carmelo's Taco Place  
2746 W 59th St  
Sign  
Coleman (16) O2019-6138  
Referred [C.J.p. 4355] Transportation  
Carniceria La Villa No. 2  
5800 W Grand Ave  
Security camera  
Villegas (36) O2019-6440  
Referred [C.J.p. 4393] Transportation  
Carnicerias Jimenez  
4204-4216 W North Ave  
Light fixture  
Maldonado (26) O2019-6248  
Referred [C.J.p. 4369] Transportation  
Carnicerias Jimenez  
4204-4208 W North Ave  
Security camera  
Maldonado (26) O2019-6251  
Referred [C.J.p. 4369] Transportation  
Cartier North America  
630 N Michigan Ave  
Planter - amend  
Reilly (42) O2019-4273  
Referred [C.J.p. 2127] Transportation  
Passed [C.J.p. 3251]  
Caspian Kabab Cuisine  
1413 N Ashland Ave  
Light fixture  
Hopkins (2) O2019-5948  
Referred [C.J.p. 4332] Transportation  
Catholic Charities d.b.a. WIC Food Centers  
1106 W 79th St  
Sign  
Moore (17) O2019-4826  
Referred [C.J.p. 2072] Transportation  
Passed [C.J.p. 2791]

PUBLIC WAY USAGE

Grants of Privilege

Cenacle Convent  
513 W Fullerton Pkwy  
Landscaping  
Smith (43) O2019-6230  
Referred [C.J.p. 4413] Transportation  
Central Auto Care  
3011 N Central Ave  
Sign  
Cardona, Jr. (31) O2019-4493  
Referred [C.J.p. 2096] Transportation  
Passed [C.J.p. 2792]  
Central Lake View Merchants  
3908 N Sheridan Rd  
Planter  
Cappleman (46) O2019-6165  
Referred [C.J.p. 4424] Transportation  
Central Lake View Merchants  
3921 N Sheridan Rd  
Planter  
Cappleman (46) O2019-6169  
Referred [C.J.p. 4424] Transportation  
Central Lake View Merchants  
3928 N Sheridan Rd  
Planter  
Cappleman (46) O2019-6172  
Referred [C.J.p. 4424] Transportation  
Central Lakeview Merchants  
1012 W Diversey Pkwy  
Bicycle Rack  
Tunney (44) O2019-6025  
Referred [C.J.p. 4418] Transportation  
Central Lakeview Merchants  
3905 N Sheridan Rd  
Planter  
Cappleman (46) O2019-6164  
Referred [C.J.p. 4424] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

113

PUBLIC WAY USAGE

Grants of Privilege

Central Lakeview Merchants Assn.  
911 W Irving Park Rd  
Planter  
Cappleman (46) O2019-6179  
Referred [C.J.p. 4424] Transportation  
Central Lakeview Merchants Assn.  
925 W Irving Park Rd  
Planter  
Cappleman (46) O2019-6185  
Referred [C.J.p. 4424] Transportation  
Central Lakeview Merchants Assn.  
951 W Irving Park Rd  
Planter  
Cappleman (46) O2019-6187  
Referred [C.J.p. 4424] Transportation  
Central Lakeview Merchants Assn.  
3984 N Sheridan Rd  
Planter  
Cappleman (46) O2019-6191  
Referred [C.J.p. 4425] Transportation  
Central Lakeview Merchants Assn.  
3985 N Sheridan Rd  
Planter  
Cappleman (46) O2019-6194  
Referred [C.J.p. 4425] Transportation  
Charly's Burgers  
2320 N Cicero Ave  
Sign  
Cardona, Jr. (31) O2019-6384  
Referred [C.J.p. 4383] Transportation  
Charlotte Kawa  
2525 W Leland Ave  
Planter  
Martin (47) O2019-6291  
Referred [C.J.p. 4427] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Chay Fratellos  
2239-2241 N Western Ave  
Sign  
Waguespack (32) O2019-4530  
Referred [C.J.p. 2098] Transportation  
Passed [C.J.p. 2792]  
Chicago Champs, Inc.  
3931 W Madison St  
Sign  
Ervin (28) O2019-4445  
Referred [C.J.p. 2091] Transportation  
Passed [C.J.p. 2793]  
Chicago Charter School Foundation - West Belden  
Campus  
2245 N Mcvicker Ave  
Duct  
Villegas (36) O2019-4623  
Referred [C.J.p. 2105] Transportation  
Passed [C.J.p. 2794]  
Chicago International Charter School  
1309 W 95th St  
Ramp  
Brookins (21) O2019-4943  
Referred [C.J.p. 2074] Transportation  
Passed [C.J.p. 2795]  
Chicago Live Poultry  
6421 N Western Ave  
Sign  
Silverstein (50) O2019-5254  
Referred [C.J.p. 2153] Transportation  
Passed [C.J.p. 2796]  
Chicago Mercantile Exchange, Inc.  
20 S Wacker Dr  
Sign  
Reilly (42) O2019-5006  
Referred [C.J.p. 2115] Transportation  
Passed [C.J.p. 2796]

OFFICE OF THE CITY CLERK  
CITY COUNCIL LEGISLATIVE INDEX

114

Date: 7/24/2019

**PUBLIC WAY USAGE**

Grants of Privilege

Chicago Sports Bar & Grill, Inc.  
4335 W 74th St  
Sign  
Burke (14) O2019-5411  
Direct Introduction Transportation  
Passed [C.J.p. 2797]  
Chicago Title Land Trust Company  
430 N Michigan Ave  
Planter  
Reilly (42) O2019-5009  
Referred [C.J.p. 2115] Transportation  
Passed [C.J.p. 2798]  
Chicago's Home of Chicken & Waffles  
3947 S Dr Martin Luther King Jr Dr  
Windscreen  
Dowell (3) O2019-4420  
Referred [C.J.p. 2051] Transportation  
Passed [C.J.p. 2799]  
Chinese Christian Union Church  
2261 S Wentworth Ave  
Sign  
Sigcho-Lopez (25) O2019-4841  
Referred [C.J.p. 2078] Transportation  
Passed [C.J.p. 2799]  
Chipotle  
311 S Wacker Dr  
Sign  
Reilly (42) O2019-5011  
Referred [C.J.p. 2115] Transportation  
Passed [C.J.p. 2800]  
Chipotle Mexican Grill  
3181 N Broadway  
Light fixture  
Tunney (44) O2019-5163  
Referred [C.J.p. 2135] Transportation  
Passed [C.J.p. 2801]

**PUBLIC WAY USAGE**

Grants of Privilege

Chocolat Uzma  
1900 S Halsted St  
Park bench  
Thompson (11) O2019-4783  
Referred [C.J.p. 2067] Transportation  
Passed [C.J.p. 2802]  
Chocolat Uzma  
1900 S Halsted St  
Planter  
Thompson (11) O2019-6099  
Referred [C.J.p. 4347] Transportation  
Christian Fellowship Flock  
2435 W Division St  
Sign  
Maldonado (26) O2019-4791  
Referred [C.J.p. 2081] Transportation  
Passed [C.J.p. 2803]  
City News  
4018 N Cicero Ave  
Sign  
Gardiner (45) O2019-5456  
Direct Introduction Transportation  
Passed [C.J.p. 2803]  
City Sports on Michigan  
11102-11106 S Michigan Ave  
Sign  
Beale (9) O2019-6088  
Referred [C.J.p. 4345] Transportation  
Cityfront Hotel Associates Ltd. Partnership  
301 E North Water St  
Planter  
Reilly (42) O2019-6211  
Referred [C.J.p. 4400] Transportation  
Clargran LLC  
60 W Illinois St  
Sign  
Reilly (42) O2019-5014  
Referred [C.J.p. 2115] Transportation  
Passed [C.J.p. 2804]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

115

PUBLIC WAY USAGE

Grants of Privilege

Claridge House  
1244 N Dearborn St  
Sign  
Hopkins (2) O2019-5401  
Direct Introduction Transportation  
Passed [C.J.p. 2805]  
Clark Street Sports  
3465 N Clark St  
Flag pole  
Tunney (44) O2019-6037  
Referred [C.J.p. 4418] Transportation  
Clark Street Sports  
3465 N Clark St  
Light fixture  
Tunney (44) O2019-6041  
Referred [C.J.p. 4419] Transportation  
Clark-Briar P & A LLC  
3365-3369 N Clark St  
Bay windows  
Tunney (44) O2019-5169  
Referred [C.J.p. 2135] Transportation  
Passed [C.J.p. 2806]  
Clark-Diversey Currency Exchange  
2735 N Clark St  
Sign  
Smith (43) O2019-4923  
Referred [C.J.p. 2130] Transportation  
Passed [C.J.p. 2807]  
Clinton Lake LLC  
211 N Clinton St  
Banner  
Reilly (42) O2019-5017  
Referred [C.J.p. 2115] Transportation  
Passed [C.J.p. 2807]  
Club Pilates Wicker Park  
1348 N Milwaukee Ave  
Sign  
La Spata (1) O2019-5906  
Referred [C.J.p. 4328] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Coldwell Banker  
1457 W Belmont Ave  
Sign  
Waguespack (32) O2019-6214  
Referred [C.J.p. 4386] Transportation  
Columbia College Chicago  
619 S Wabash Ave  
Conduit  
Reilly (42) O2019-6213  
Referred [C.J.p. 4400] Transportation  
Commuter Rail Division of Regional Transportation Authority  
300 N Canal St  
Retaining wall  
Reilly (42) O2019-6216  
Referred [C.J.p. 4400] Transportation  
Congress Plaza Hotel  
520 S Michigan Ave  
Reilly (42) O2019-6217  
Referred [C.J.p. 4400] Transportation  
Connection, The  
2020 S Pulaski Rd  
Fire shutter  
Scott, Jr. (24) O2019-6170  
Referred [C.J.p. 4364] Transportation  
Connection, The  
2020 S Pulaski Rd  
Light fixture  
Scott, Jr. (24) O2019-6171  
Referred [C.J.p. 4364] Transportation  
Connection, The  
2020 S Pulaski Rd  
Security camera  
Scott, Jr. (24) O2019-6173  
Referred [C.J.p. 4364] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Connection, The  
2020 S Pulaski Rd  
Sign  
Scott, Jr. (24) O2019-5429  
Direct Introduction Transportation  
Passed [C.J.p. 2808]  
Convene  
311 W Monroe St  
Sign  
Reilly (42) O2019-6220  
Referred [C.J.p. 4400] Transportation  
Convene at 16 W Adams  
131 S Dearborn St  
Reilly (42) O2019-5023  
Referred [C.J.p. 2115] Transportation  
Passed [C.J.p. 2809]  
Convexity Properties LLC  
1118 N State St  
Planter  
Hopkins (2) O2019-5950  
Referred [C.J.p. 4332] Transportation  
Cosentino Center - Chicago  
1060 W Division St  
Sign - Privilege No. 1141515  
Burnett (27) O2019-6277  
Referred [C.J.p. 4372] Transportation  
Cosentino Center - Chicago  
1060 W Division St  
Sign - Privilege No. 1141516  
Burnett (27) O2019-6279  
Referred [C.J.p. 4372] Transportation  
Cosmopolitan Lofts Condo Assn.  
1133 S Wabash Ave  
Balcony  
King (4) O2019-6051  
Referred [C.J.p. 4339] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Courtyard by Marriott  
30 E Hubbard St  
Flag pole  
Reilly (42) O2019-5026  
Referred [C.J.p. 2116] Transportation  
Passed [C.J.p. 2810]  
Courtyard by Marriott  
30 E Hubbard St  
Smoking management receptacles  
Reilly (42) O2019-6222  
Referred [C.J.p. 4400] Transportation  
Crawford's  
3938-3942 W School St  
Sign  
Reboyras (30) O2019-4476  
Referred [C.J.p. 2094] Transportation  
Passed [C.J.p. 2810]  
Cremeria Santa Maria, Inc.  
3424 W 26th St  
Promotional plastic cow  
Rodriguez (22) O2019-4749  
Referred [C.J.p. 2075] Transportation  
Passed [C.J.p. 2811]  
Cross Roads Bar & Grill, The  
1120-1124 W Madison St  
Windscreen  
Sigcho-Lopez (25) O2019-4844  
Referred [C.J.p. 2078] Transportation  
Passed [C.J.p. 2812]  
Cryobar West Loop, The  
1215 W Madison St  
Sign  
Sigcho-Lopez (25) O2019-6182  
Referred [C.J.p. 4365] Transportation  
Cryoeffect  
165 W Superior St  
Sign  
Reilly (42) O2019-5428  
Direct Introduction Transportation  
Passed [C.J.p. 2813]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

117

PUBLIC WAY USAGE

Grants of Privilege

CSL Plasma, Inc.  
5775 S Archer Ave  
Sign  
Tabares (23) O2019-4757  
Referred [C.J.p. 2076] Transportation  
Passed [C.J.p. 2814]  
CVS/Pharmacy No. 11376  
1034 W Lake St  
Sign  
Burnett (27) O2019-4945  
Referred [C.J.p. 2085] Transportation  
Passed [C.J.p. 2814]  
Czerwone Jabluszko Rest, Inc.  
3121 N Milwaukee Ave  
Sign  
Reboyras (30) O2019-6409  
Referred [C.J.p. 4382] Transportation  
Daffodils  
1935 W Armitage Ave  
Sign  
Waguespack (32) O2019-4531  
Referred [C.J.p. 2098] Transportation  
Passed [C.J.p. 2815]  
Damen 4 Management of Illinois LLC  
338 E Ohio St  
Sign  
Reilly (42) O2019-5440  
Direct Introduction Transportation  
Passed [C.J.p. 2816]  
Dana Liquors, Inc.  
124 E Pershing Rd  
Security camera  
Dowell (3) O2019-4427  
Referred [C.J.p. 2052] Transportation  
Passed [C.J.p. 2817]  
de la Rose, Rudolfo  
2459 N Halsted St  
Bay window  
Smith (43) O2019-6392  
Referred [C.J.p. 4413] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Deitch Pharmacy, Inc.  
1800 W Chicago Ave  
Sign  
La Spata (1) O2019-4320  
Referred [C.J.p. 2036] Transportation  
Passed [C.J.p. 2818]  
Delta Animal Hospital  
2105 W Chicago Ave  
Sign  
La Spata (1) O2019-4322  
Referred [C.J.p. 2036] Transportation  
Passed [C.J.p. 2819]  
DeVry University  
1900 W Lawrence Ave  
Sign  
Martin (47) O2019-5147  
Referred [C.J.p. 2145] Transportation  
Passed [C.J.p. 2820]  
Diag Bar & Grill/404 Wine Bar  
2852 N Southport Ave  
Banner  
Waguespack (32) O2019-4535  
Referred [C.J.p. 2098] Transportation  
Passed [C.J.p. 2821]  
Dick's Sporting Goods  
1100 S Canal St  
Sign  
Sigcho-Lopez (25) O2019-6188  
Referred [C.J.p. 4365] Transportation  
Digital Lakeside LLC  
350 E Cermak Rd  
Light fixture  
Dowell (3) O2019-4429  
Referred [C.J.p. 2052] Transportation  
Passed [C.J.p. 2821]  
Dirty Root, Inc.  
939 W Randolph St  
Sign  
Burnett (27) O2019-6281  
Referred [C.J.p. 4372] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

DiverbanyLLC  
 3057-3059 W Diversey Ave  
 Bay window  
 Waguespack (32) O2019-6223  
 Referred [C.J.p. 4386] Transportation  
 DiverbanyLLC  
 3057-3059 W Diversey Ave  
 Door swing  
 Waguespack (32) O2019-6227  
 Referred [C.J.p. 4386] Transportation  
 Diversey Family Dental  
 4446 W Diversey Ave  
 Sign  
 Cardona, Jr. (31) O2019-6388  
 Referred [C.J.p. 4383] Transportation  
 Division Dental Clinic  
 2632 W Division St  
 Sign  
 Maldonado (26) O2019-6254  
 Referred [C.J.p. 4369] Transportation  
 DM Wireless Services, Inc.  
 3338 W Lawrence Ave  
 Sign  
 Rodriguez Sanchez (33) O2019-4572  
 Referred [C.J.p. 2101] Transportation  
 Passed [C.J.p. 2822]  
 Dollar General Store No. 11784  
 2019 W 79th St  
 Exterior mount  
 Curtis (18) O2019-4853  
 Referred [C.J.p. 2072] Transportation  
 Passed [C.J.p. 2824]  
 Dollar General Store No. 11784  
 2019 W 79th St  
 Light fixture  
 Curtis (18) O2019-4856  
 Referred [C.J.p. 2072] Transportation  
 Passed [C.J.p. 2824]

PUBLIC WAY USAGE

Grants of Privilege

Dollar General Store No. 11784  
 2019 W 79th St  
 Sign  
 Curtis (18) O2019-4863  
 Referred [C.J.p. 2073] Transportation  
 Passed [C.J.p. 2826]  
 Dollar Store General Store No. 11784  
 2019 W 79th St  
 Security camera  
 Curtis (18) O2019-4861  
 Referred [C.J.p. 2073] Transportation  
 Passed [C.J.p. 2825]  
 Dollar Tree No 07387  
 4443 N Sheridan Rd  
 Sign  
 Cappleman (46) O2019-5072  
 Referred [C.J.p. 2142] Transportation  
 Passed [C.J.p. 2829]  
 Dollar Tree No. 06898  
 3401 W Chicago Ave  
 Sign  
 Burnett (27) O2019-4947  
 Referred [C.J.p. 2085] Transportation  
 Passed [C.J.p. 2827]  
 Dollar Tree No. 06904  
 2118 W Cermak Rd  
 Sign  
 Sigcho-Lopez (25) O2019-4846  
 Referred [C.J.p. 2078] Transportation  
 Passed [C.J.p. 2828]  
 Dollar Tree No. 06910  
 11037-11043 S Kedzie Ave  
 Sign  
 O'Shea (19) O2019-5413  
 Direct Introduction Transportation  
 Passed [C.J.p. 2828]  
 Domestic Linen Supply Co., Inc.  
 4131 N Ravenswood Ave  
 Fire shutter  
 Martin (47) O2019-6299  
 Referred [C.J.p. 4427] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

119

PUBLIC WAY USAGE

Grants of Privilege

Domestic Linen Supply Co., Inc.  
4131 N Ravenswood Ave  
Security camera  
Martin (47) O2019-5154  
Referred [C.J.p. 2145] Transportation  
Passed [C.J.p. 2830]

Domino's  
2401 N Clybourn Ave  
Light fixture  
Waguespack (32) O2019-4533  
Referred [C.J.p. 2098] Transportation  
Passed [C.J.p. 2831]

Dongpo Impression  
228 W Cermak Rd  
Sign  
Sigcho-Lopez (25) O2019-4848  
Referred [C.J.p. 2078] Transportation  
Passed [C.J.p. 2832]

Do-Rite Donuts and Chicken  
1027 W Addison St  
Wind screen  
Tunney (44) O2019-5171  
Referred [C.J.p. 2136] Transportation  
Passed [C.J.p. 2823]

Dorothy  
2500 W Chicago Ave  
Door swing  
Maldonado (26) O2019-4793  
Referred [C.J.p. 2081] Transportation  
Passed [C.J.p. 2832]

Dr. Martens Airwair USA LLC  
1561 N Milwaukee Ave  
Sign  
La Spata (1) O2019-5393  
Direct Introduction Transportation  
Passed [C.J.p. 2833]

Drew's on Halsted St  
3201 N Halsted St  
Light fixture  
Tunney (44) O2019-6046  
Referred [C.J.p. 4419] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Dri/CA Old Colony LLC c/o Campus Aquisitions LLC  
407 S Dearborn St  
Planter  
King (4) O2019-6052  
Referred [C.J.p. 4339] Transportation

Drybar  
1611 N Sheffield Ave  
Windscreen  
Hopkins (2) O2019-4310  
Referred [C.J.p. 2045] Transportation  
Passed [C.J.p. 2834]

DSW Shoe Warehouse, Inc.  
3131 N Clark St  
Sign  
Tunney (44) O2019-5174  
Referred [C.J.p. 2136] Transportation  
Passed [C.J.p. 2835]

DSW Shoes  
3131 N Halsted St  
Sign  
Tunney (44) O2019-5177  
Referred [C.J.p. 2136] Transportation  
Passed [C.J.p. 2835]

Duke of Perth, The  
2913 N Clark St  
Light fixture  
Tunney (44) O2019-5179  
Referred [C.J.p. 2136] Transportation  
Passed [C.J.p. 2836]

Dunkin Donuts  
2111 W Division St  
Sign  
Hopkins (2) O2019-4312  
Referred [C.J.p. 2045] Transportation  
Passed [C.J.p. 2837]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Dynaprop XX111:11 West Illinois LLC  
 11 W Illinois St  
 Fire escape  
 Reilly (42) O2019-5030  
 Referred [C.J.p. 2116] Transportation  
 Passed [C.J.p. 2838]

East Bellevue LLC  
 21 E Bellevue Pl  
 Sign  
 Reilly (42) O2019-5444  
 Direct Introduction Transportation  
 Passed [C.J.p. 2838]

East Village Dental Care  
 1856 W Chicago Ave  
 Banner  
 La Spata (1) O2019-4324  
 Referred [C.J.p. 2036] Transportation  
 Passed [C.J.p. 2839]

Edward D. Jones  
 6041 N Northwest Hwy  
 Sign  
 Napolitano (41) O2019-4889  
 Referred [C.J.p. 2113] Transportation  
 Passed [C.J.p. 2949]

EGP1H LLC  
 549 N Sawyer Ave  
 Bay window  
 Burnett (27) O2019-6284  
 Referred [C.J.p. 4372] Transportation

El Che Steakhouse & Bar  
 845 W Washington Blvd  
 Building projection  
 Burnett (27) O2019-4952  
 Referred [C.J.p. 2085] Transportation  
 Passed [C.J.p. 2840]

El Che Steakhouse & Bar  
 845 W Washington Blvd  
 Light fixture  
 Burnett (27) O2019-4955  
 Referred [C.J.p. 2085] Transportation  
 Passed [C.J.p. 2841]

PUBLIC WAY USAGE

Grants of Privilege

El Che Steakhouse & Bar  
 845 W Washington Blvd  
 Security camera  
 Burnett (27) O2019-4960  
 Referred [C.J.p. 2085] Transportation  
 Passed [C.J.p. 2842]

El Cid Tacos No. 2  
 2645 N Kedzie Ave  
 Banner  
 Silverstein (50) O2019-5255  
 Referred [C.J.p. 2153] Transportation  
 Passed [C.J.p. 2842]

El Diamante Azul Restaurant  
 5663-5665 N Clark St  
 Light fixture  
 Osterman (48) O2019-5228  
 Referred [C.J.p. 2149] Transportation  
 Passed [C.J.p. 2843]

El Mexico Modern Ballroom, Inc.  
 1643-1647 N Cicero Ave  
 Security camera  
 Mitts (37) O2019-4635  
 Referred [C.J.p. 2107] Transportation  
 Passed [C.J.p. 2844]

El Muelle  
 4253 W 47th St  
 Sign  
 Burke (14) O2019-6110  
 Referred [C.J.p. 4350] Transportation

El Original Chavas Tacos, Inc  
 2333 W Grand Ave  
 Sign  
 Maldonado (26) O2019-5445  
 Direct Introduction Transportation  
 Passed [C.J.p. 2845]

El Progreso  
 3937 W 31st St  
 Security camera  
 Rodriguez (22) O2019-4751  
 Referred [C.J.p. 2075] Transportation  
 Passed [C.J.p. 2845]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

121

PUBLIC WAY USAGE

Grants of Privilege

El Sinaloense  
 2759 S Pulaski Rd  
 Sign  
 Rodriguez (22) O2019-4753  
 Referred [C.J.p. 2075] Transportation  
 Passed [C.J.p. 2846]  
 Eleven Hundred LLC  
 1100 N State St  
 Door swing  
 Hopkins (2) O2019-4315  
 Referred [C.J.p. 2045] Transportation  
 Passed [C.J.p. 2847]  
 Eleven Hundred LLC  
 1100 N State St  
 Sheeting  
 Hopkins (2) O2019-4316  
 Referred [C.J.p. 2045] Transportation  
 Passed [C.J.p. 2848]  
 Elite Hair Changers & Spa  
 5995 S Archer Ave  
 Light fixture - Amend  
 Tabares (23) O2019-6133  
 Referred [C.J.p. 4363] Transportation  
 Empire Cooler Service, Inc.  
 940 W Chicago Ave  
 Sign  
 Burnett (27) O2019-4963  
 Referred [C.J.p. 2085] Transportation  
 Passed [C.J.p. 2849]  
 Empire Motel  
 7621 S Cottage Grove Ave  
 Sign  
 Harris (8) O2019-4730  
 Referred [C.J.p. 2063] Transportation  
 Passed [C.J.p. 2850]  
 Encore LLC  
 2414 W Cuyler Ave  
 Planter  
 Martin (47) O2019-6301  
 Referred [C.J.p. 4427] Transportation

PUBLIC WAY USAGE

Grants of Privilege

EQ3 Ltd.  
 1520 N Halsted St  
 Sign  
 Hopkins (2) O2019-4318  
 Referred [C.J.p. 2046] Transportation  
 Passed [C.J.p. 2851]  
 Equinox  
 2355 N Lincoln Ave  
 Sign  
 Smith (43) O2019-5450  
 Direct Introduction Transportation  
 Passed [C.J.p. 2850]  
 Escapehouse Chicago  
 54 E Ontario St  
 Light fixture  
 Reilly (42) O2019-5034  
 Referred [C.J.p. 2116] Transportation  
 Passed [C.J.p. 2852]  
 Express  
 17 N State St  
 Banner  
 Reilly (42) O2019-5037  
 Referred [C.J.p. 2116] Transportation  
 Passed [C.J.p. 2853]  
 Eye See Ravenswood, P.C.  
 4735 N Damen Ave  
 Banner  
 Martin (47) O2019-5159  
 Referred [C.J.p. 2145] Transportation  
 Passed [C.J.p. 2854]  
 Fabisch, Warren P.  
 3930-3932 N Cicero Ave  
 Building projection  
 Gardiner (45) O2019-6137  
 Referred [C.J.p. 4422] Transportation  
 Fair Financials/Express Tax  
 5603 W Chicago Ave  
 Sign  
 Taliaferro (29) O2019-4468  
 Referred [C.J.p. 2093] Transportation  
 Passed [C.J.p. 2854]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Family Dollar No. 2458  
 5410 W Chicago Ave  
 Sign  
 Mitts (37) O2019-4639  
 Referred [C.J.p. 2107] Transportation  
 Passed [C.J.p. 2855]  
 Family Dollar No. 5002  
 100 S Laramie Ave  
 Sign  
 Taliaferro (29) O2019-4470  
 Referred [C.J.p. 2093] Transportation  
 Passed [C.J.p. 2856]  
 Family Dollar No. 5392  
 1200 W 87th St  
 Light fixture  
 Brookins (21) O2019-4950  
 Referred [C.J.p. 2074] Transportation  
 Passed [C.J.p. 2857]  
 Family Dollar No. 5539  
 4748 W Fullerton Ave  
 Sign  
 Cardona, Jr. (31) O2019-4496  
 Referred [C.J.p. 2096] Transportation  
 Passed [C.J.p. 2857]  
 Family Dollar No. 7726  
 3217 W North Ave  
 Security fence  
 Maldonado (26) O2019-6257  
 Referred [C.J.p. 4369] Transportation  
 Family Dollar Store No. 6618  
 4247 W Madison St  
 Light fixture  
 Ervin (28) O2019-4449  
 Referred [C.J.p. 2091] Transportation  
 Passed [C.J.p. 2858]  
 Family Dollar Store No. 6681  
 5222 W Grand Ave  
 Light fixture  
 Villegas (36) O2019-4626  
 Referred [C.J.p. 2105] Transportation  
 Passed [C.J.p. 2859]

PUBLIC WAY USAGE

Grants of Privilege

Family Dollar Store No. 6681  
 5222 W Grand Ave  
 Sign  
 Villegas (36) O2019-4628  
 Referred [C.J.p. 2105] Transportation  
 Passed [C.J.p. 2860]  
 Family Dollar Store No. 7057  
 1615 W 59th St  
 Sign  
 Lopez (15) O2019-4822  
 Referred [C.J.p. 2071] Transportation  
 Passed [C.J.p. 2861]  
 Family Dollar Store No. 7469  
 3429 W Diversey Ave  
 Light fixture  
 Ramirez-Rosa (35) O2019-4584  
 Referred [C.J.p. 2103] Transportation  
 Passed [C.J.p. 2861]  
 Family Dollar Store No. 7612  
 7927 S Ashland Ave  
 Security fence  
 Brookins (21) O2019-6151  
 Referred [C.J.p. 4632] Transportation  
 Family Dollar Store No. 7612  
 7927 S Ashland Ave  
 Sign  
 Brookins (21) O2019-4958  
 Referred [C.J.p. 2074] Transportation  
 Passed [C.J.p. 2863]  
 Family Dollar Store No. 7469  
 3429 W Diversey Ave  
 Sign  
 Ramirez-Rosa (35) O2019-4587  
 Referred [C.J.p. 2103] Transportation  
 Passed [C.J.p. 2862]  
 Farmers Pride Produce & Market  
 2110 N Milwaukee Ave  
 Sign  
 La Spata (1) O2019-4326  
 Referred [C.J.p. 2037] Transportation  
 Passed [C.J.p. 2864]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

123

PUBLIC WAY USAGE

Grants of Privilege

Fat Cat  
 4840 N Broadway  
 Sign  
 Cappleman (46) O2019-5074  
 Referred [C.J.p. 2142] Transportation  
 Passed [C.J.p. 2865]  
 Fedex Office and Print Services, Inc.  
 30 W Erie St  
 Sign  
 Reilly (42) O2019-6224  
 Referred [C.J.p. 4400] Transportation  
 Fifth Third Bank  
 1420 E 53rd St  
 Sign  
 King (4) O2019-4480  
 Referred [C.J.p. 2054] Transportation  
 Passed [C.J.p. 2868]  
 Fifth Third Bank  
 1720 S Ashland Ave  
 Sign  
 Sigcho-Lopez (25) O2019-4850  
 Referred [C.J.p. 2078] Transportation  
 Passed [C.J.p. 2865]  
 Fifth Third Bank  
 3601 N Broadway  
 Light fixture  
 Cappleman (46) O2019-6196  
 Referred [C.J.p. 4425] Transportation  
 Fifth Third Bank  
 640 W Diversey Pkwy  
 Sign  
 Tunney (44) O2019-5453  
 Direct Introduction Transportation  
 Passed [C.J.p. 2866]  
 Fifth Third Bank  
 2973 N Milwaukee Ave  
 Caisson  
 Reboyras (30) O2019-6412  
 Referred [C.J.p. 4382] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Figo Wine Bar  
 3207 N Sheffield Ave  
 Light fixture  
 Tunney (44) O2019-5182  
 Referred [C.J.p. 2136] Transportation  
 Passed [C.J.p. 2869]  
 Finley Mahony's  
 3701 N Broadway  
 Light fixture  
 Cappleman (46) O2019-6197  
 Referred [C.J.p. 4425] Transportation  
 Firestone  
 5945 S Archer Ave  
 Sign  
 Tabares (23) O2019-6160  
 Referred [C.J.p. 4363] Transportation  
 Firestone  
 909 W North Ave  
 Sign  
 Burnett (27) O2019-6285  
 Referred [C.J.p. 4372] Transportation  
 First Aid Comics  
 1617 E 55th St  
 Sign  
 Hairston (5) O2019-4566  
 Referred [C.J.p. 2056] Transportation  
 Passed [C.J.p. 2869]  
 First Merit Bank  
 1970 N Halsted St  
 Sign  
 Smith (43) O2019-4927  
 Referred [C.J.p. 2130] Transportation  
 Passed [C.J.p. 2870]  
 First Midwest Bank  
 4753 N Broadway  
 Sign  
 Cappleman (46) O2019-5084  
 Referred [C.J.p. 2142] Transportation  
 Passed [C.J.p. 2872]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

First Midwest Bank  
3747 N Clark St  
Sign  
Tunney (44) O2019-5185  
Referred [C.J.p. 2136] Transportation  
Passed [C.J.p. 2873]

Fixer Services PBC  
5838 N Broadway  
Door swing  
Osterman (48) O2019-5229  
Referred [C.J.p. 2149] Transportation  
Passed [C.J.p. 2873]

Flint, Dorothy  
6324 W Gunnison St  
Bollard  
Gardiner (45) O2019-5249  
Referred [C.J.p. 2139] Transportation  
Passed [C.J.p. 2874]

Flint, Dorothy  
6324 W Gunnison St  
Occupation of space  
Gardiner (45) O2019-5251  
Referred [C.J.p. 2140] Transportation  
Passed [C.J.p. 2875]

Floyd's 99 Barbershop  
2572 N Clark St  
Sign  
Smith (43) O2019-5448  
Direct Introduction Transportation  
Passed [C.J.p. 2876]

Focal Point LLC  
4141 S Pulaski Rd  
Staircase  
Lopez (15) O2019-6132  
Referred [C.J.p. 4353] Transportation

For Your Child Preschool  
2411 N Marshfield Ave  
Sign  
Waguespack (32) O2019-5420  
Direct Introduction Transportation  
Passed [C.J.p. 2877]

PUBLIC WAY USAGE

Grants of Privilege

Forest Glen Animal Hospital  
5330 N Elston Ave  
Sign  
Gardiner (45) O2019-5455  
Direct Introduction Transportation  
Passed [C.J.p. 2878]

Foundation Bar and Grill  
5007 W Irving Park Rd  
Banner  
Gardiner (45) O2019-5253  
Referred [C.J.p. 2140] Transportation  
Passed [C.J.p. 2878]

Four Shadows  
2758 N Ashland Ave  
Flagpole  
Waguespack (32) O2019-4537  
Referred [C.J.p. 2098] Transportation  
Passed [C.J.p. 2879]

Four Shadows  
2758 N Ashland Ave  
Light fixture  
Waguespack (32) O2019-4540  
Referred [C.J.p. 2098] Transportation  
Passed [C.J.p. 2880]

Foxtrot Market  
1562 N Wells St  
Sign  
Burnett (27) O2019-4966  
Referred [C.J.p. 2086] Transportation  
Passed [C.J.p. 2881]

Francesca's  
2012 N Halsted St  
Sign  
Smith (43) O2019-4933  
Referred [C.J.p. 2131] Transportation  
Passed [C.J.p. 2882]

Francis W. Parker School  
Landscaping  
Smith (43) O2019-6236  
Referred [C.J.p. 4414] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

125

PUBLIC WAY USAGE

Grants of Privilege

Frank's Food Mart 1  
 5050 W Madison St  
 Sign  
 Ervin (28) O2019-4452  
 Referred [C.J.p. 2091] Transportation  
 Passed [C.J.p. 2882]  
 Freddie's  
 701 W 31st St  
 Windscreen  
 Thompson (11) O2019-4787  
 Referred [C.J.p. 2067] Transportation  
 Passed [C.J.p. 2883]  
 Free People  
 1464 N Milwaukee Ave  
 Light fixture  
 La Spata (1) O2019-4327  
 Referred [C.J.p. 2037] Transportation  
 Passed [C.J.p. 2884]  
 Friedman Properties, Ltd.  
 315 N LaSalle St  
 Occupation of space  
 Reilly (42) O2019-5038  
 Referred [C.J.p. 2116] Transportation  
 Passed [C.J.p. 2885]  
 Fulton Galley  
 1115 W Fulton Market  
 Sign  
 Burnett (27) O2019-6292  
 Referred [C.J.p. 4372] Transportation  
 Fulton House Condominium Association  
 345 N Canal St  
 Ramp  
 Reilly (42) O2019-6229  
 Referred [C.J.p. 4400] Transportation  
 Fulton Market Kitchen  
 311 N Sangamon St  
 Sign  
 Burnett (27) O2019-4968  
 Referred [C.J.p. 2086] Transportation  
 Passed [C.J.p. 2886]

PUBLIC WAY USAGE

Grants of Privilege

Fulton/Elizabeth LLC  
 323 N Ada St  
 Parkway curb  
 Burnett (27) O2019-6289  
 Referred [C.J.p. 4372] Transportation  
 Furious Spoon  
 1316 W 18th St  
 Light fixture  
 Sigcho-Lopez (25) O2019-6190  
 Referred [C.J.p. 4365] Transportation  
 G.O.A.T. Climb and Cryo  
 300 W Ontario St  
 Sign  
 Reilly (42) O2019-5042  
 Referred [C.J.p. 2117] Transportation  
 Passed [C.J.p. 2886]  
 Gage, The  
 24 S Michigan Ave  
 Wind screen  
 Reilly (42) O2019-5039  
 Referred [C.J.p. 2116] Transportation  
 Passed [C.J.p. 2887]  
 Gallery Cabaret  
 2020 N Oakley Ave  
 Light fixtures  
 Waguespack (32) O2019-6235  
 Referred [C.J.p. 4386] Transportation  
 Gallery Cabaret  
 2020 N Oakley Ave  
 Sign  
 Waguespack (32) O2019-6238  
 Referred [C.J.p. 4386] Transportation  
 Garland Office Condo LLC  
 111 N Wabash Ave  
 Vault  
 Reilly (42) O2019-5040  
 Referred [C.J.p. 2116] Transportation  
 Passed [C.J.p. 2888]

OFFICE OF THE CITY CLERK

126

CITY COUNCIL LEGISLATIVE INDEX

Date: 7/24/2019

PUBLIC WAY USAGE

Grants of Privilege

Gateway Catalyst THC LLC  
 123 N Desplaines St  
 Caisson  
 Reilly (42) O2019-6231  
 Referred [C.J.p. 4400] Transportation  
 GCYC LLC  
 7208 S Ingleside Ave  
 Planter  
 Hairston (5) O2019-6072  
 Referred [C.J.p. 4341] Transportation  
 Geo. Nottoli & Son, Inc.  
 7652 W Belmont Ave  
 Sposato (38) O2019-4692  
 Referred [C.J.p. 2109] Transportation  
 Passed [C.J.p. 3532]  
 Gibsons LLC  
 1027 N State St  
 Balcony  
 Reilly (42) O2019-5041  
 Referred [C.J.p. 2117] Transportation  
 Passed [C.J.p. 2889]  
 Gibsons Steak House  
 1028 N Rush St  
 Security camera  
 Reilly (42) O2019-6239  
 Referred [C.J.p. 4400] Transportation  
 Gillmans Hardware  
 2118-2120 N Milwaukee Ave  
 Sign  
 La Spata (1) O2019-4328  
 Referred [C.J.p. 2037] Transportation  
 Passed [C.J.p. 2890]  
 Giordano's Pizza  
 5311 S Blackstone Ave  
 Revolving door  
 Hairston (5) O2019-6069  
 Referred [C.J.p. 4341] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Giordano's Pizza  
 5311 S Blackstone Ave  
 Sign  
 Hairston (5) O2019-6070  
 Referred [C.J.p. 4342] Transportation  
 Go Spa LLC  
 1551 N Mohawk St  
 Sign  
 Hopkins (2) O2019-4319  
 Referred [C.J.p. 2046] Transportation  
 Passed [C.J.p. 2890]  
 Golub Realty Services LLC  
 25 W Randolph St  
 Sign  
 Reilly (42) O2019-5043  
 Referred [C.J.p. 2117] Transportation  
 Passed [C.J.p. 2891]  
 Gomez Tacos Restaurant  
 3016 E 91st St  
 Sign  
 Sadlowski Garza (10) O2019-4771  
 Referred [C.J.p. 2065] Transportation  
 Passed [C.J.p. 2892]  
 Goose Island Shrimp House, Inc.  
 1013 W Division St  
 Sign  
 Burnett (27) O2019-4970  
 Referred [C.J.p. 2086] Transportation  
 Passed [C.J.p. 2893]  
 Gordon Family Chiropractic  
 5769 S Wentworth Ave  
 Sign  
 Taylor (20) O2019-4924  
 Referred [C.J.p. 2074] Transportation  
 Passed [C.J.p. 2893]  
 Grand Appliance  
 1300 W North Ave  
 Sign  
 Hopkins (2) O2019-5951  
 Referred [C.J.p. 4332] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

127

PUBLIC WAY USAGE

Grants of Privilege

Grayland Station  
5514 W Devon Ave  
Sign  
Napolitano (41) O2019-4888  
Referred [C.J.p. 2113] Transportation  
Passed [C.J.p. 2894]  
Great Clips  
2506 N Clark St  
Sign  
Smith (43) O2019-4937  
Referred [C.J.p. 2131] Transportation  
Passed [C.J.p. 2895]  
Great Sea Restaurant  
3253 W Lawrence Ave  
Sign  
Rodriguez Sanchez (33) O2019-6401  
Referred [C.J.p. 4390] Transportation  
Greater Ravenswood Chamber of Commerce  
4711 N Damen Ave  
Planter  
Martin (47) O2019-6309  
Referred [C.J.p. 4427] Transportation  
Greater Ravenswood Chamber of Commerce  
4717 N Damen Ave  
Planter  
Martin (47) O2019-6311  
Referred [C.J.p. 4427] Transportation  
Greater Ravenswood Chamber of Commerce  
4747 N Damen Ave  
Planter  
Martin (47) O2019-6314  
Referred [C.J.p. 4427] Transportation  
Greater Ravenswood Chamber of Commerce  
4805 N Damen Ave  
Planter  
Martin (47) O2019-6320  
Referred [C.J.p. 4427] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Greater Ravenswood Chamber of Commerce  
4815 N Damen Ave  
Planter  
Martin (47) O2019-6326  
Referred [C.J.p. 4427] Transportation  
Greater Ravenswood Chamber of Commerce  
4827 N Damen Ave  
Planter  
Martin (47) O2019-6333  
Referred [C.J.p. 4427] Transportation  
Green Street Local  
130 S Green St  
Sign  
Burnett (27) O2019-4972  
Referred [C.J.p. 2086] Transportation  
Passed [C.J.p. 2896]  
Green Tree Dental  
3309 W North Ave  
Sign  
Maldonado (26) O2019-4852  
Referred [C.J.p. 2081] Transportation  
Passed [C.J.p. 2896]  
Griddle 24  
334 W Chicago Ave  
Light fixture  
Burnett (27) O2019-4973  
Referred [C.J.p. 2086] Transportation  
Passed [C.J.p. 2897]  
Growers Outlet Co.  
7757 S Western Ave  
Mobile cart  
Curtis (18) O2019-4865  
Referred [C.J.p. 2073] Transportation  
Passed [C.J.p. 2898]  
H&W Dental  
9612 S Halsted St  
Sign  
Brookins (21) O2019-5425  
Direct Introduction Transportation  
Passed [C.J.p. 2899]

OFFICE OF THE CITY CLERK

128

CITY COUNCIL LEGISLATIVE INDEX

Date: 7/24/2019

PUBLIC WAY USAGE

Grants of Privilege

Hampton Inn & Suites  
33 W Illinois St  
Flag pole  
Reilly (42) O2019-6243  
Referred [C.J.p. 4401] Transportation  
Hanggee-Uppe, Inc., The  
14 W Elm St  
Light fixture  
Hopkins (2) O2019-4321  
Referred [C.J.p. 2046] Transportation  
Passed [C.J.p. 2900]  
Hansa Clipper  
4659 N Lincoln Ave  
Sign  
Martin (47) O2019-5162  
Referred [C.J.p. 2145] Transportation  
Passed [C.J.p. 2900]  
Happy Day Food and Liquor  
3755 W Montrose Ave  
Sign  
Ramirez-Rosa (35) O2019-4590  
Referred [C.J.p. 2103] Transportation  
Passed [C.J.p. 2901]  
Hard Rock Hotel  
230 N Michigan Ave  
Light fixture  
Reilly (42) O2019-5044  
Referred [C.J.p. 2117] Transportation  
Passed [C.J.p. 2902]  
Hart 353 North Clark LLC  
353 N Clark St  
Planter  
Reilly (42) O2019-6245  
Referred [C.J.p. 4401] Transportation  
Harvestime Foods  
2626 W Lawrence Ave  
Sign  
Vasquez, Jr. (40) O2019-4825  
Referred [C.J.p. 2112] Transportation  
Passed [C.J.p. 2903]

PUBLIC WAY USAGE

Grants of Privilege

Hat and Beard LLC  
1371 N Milwaukee Ave  
Fire shutter  
La Spata (1) O2019-5909  
Referred [C.J.p. 4328] Transportation  
Havana Grill  
412 N Clark St  
Banner  
Reilly (42) O2019-5045  
Referred [C.J.p. 2117] Transportation  
Passed [C.J.p. 2903]  
Hayes Properties  
4011 N Ravenswood Ave  
Light fixture  
Martin (47) O2019-5165  
Referred [C.J.p. 2145] Transportation  
Passed [C.J.p. 2905]  
Heart of Chicago Motel  
5990 N Ridge Ave  
Sign  
Vasquez, Jr. (40) O2019-4827  
Referred [C.J.p. 2112] Transportation  
Passed [C.J.p. 2906]  
Heartland Health Outreach  
5501 S Halsted St  
Sign  
Taylor (20) O2019-5421  
Direct Introduction Transportation  
Passed [C.J.p. 2906]  
Hello Jasmine  
2026 S Clark St  
Sign  
Sigcho-Lopez (25) O2019-4854  
Referred [C.J.p. 2078] Transportation  
Passed [C.J.p. 2907]  
Hines/McCaffery Condo Manager  
2350 N Orchard St  
Light pole  
Smith (43) O2019-6249  
Referred [C.J.p. 4414] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

129

PUBLIC WAY USAGE

Grants of Privilege

Hines/McCaffery Condo Manager LLC  
 2350 N Orchard St  
 Balcony  
 Smith (43) O2019-6244  
 Referred [C.J.p. 4414] Transportation  
 Hoe Toy Restaurant  
 8558 S Stony Island Ave  
 Sign  
 Harris (8) O2019-4731  
 Referred [C.J.p. 2063] Transportation  
 Passed [C.J.p. 2908]  
 Holiday Club  
 4000-4004 N Sheridan Rd  
 Light fixture  
 Cappleman (46) O2019-5087  
 Referred [C.J.p. 2142] Transportation  
 Passed [C.J.p. 2909]  
 Hollywood Grill  
 1601 W North Ave  
 Sign  
 Hopkins (2) O2019-4323  
 Referred [C.J.p. 2046] Transportation  
 Passed [C.J.p. 2910]  
 Hom Mali  
 1546-1548 W Chicago Ave  
 Sign  
 La Spata (1) O2019-4330  
 Referred [C.J.p. 2037] Transportation  
 Passed [C.J.p. 2911]  
 Hong Kong Twin Lens Auto Service & Repair  
 1816-1824 W Pershing Rd  
 Sign  
 Cardenas (12) O2019-5407  
 Direct Introduction Transportation  
 Passed [C.J.p. 2911]  
 Hops and Barley  
 4359 N Milwaukee Ave  
 Banner  
 Gardiner (45) O2019-5256  
 Referred [C.J.p. 2140] Transportation  
 Passed [C.J.p. 2912]

PUBLIC WAY USAGE

Grants of Privilege

Hopsmith Tavern  
 15 W Division St  
 Flagpole  
 Hopkins (2) O2019-4337  
 Referred [C.J.p. 2046] Transportation  
 Passed [C.J.p. 2913]  
 Hopsmith Tavern  
 15 W Division St  
 Light fixture  
 Hopkins (2) O2019-4338  
 Referred [C.J.p. 2046] Transportation  
 Passed [C.J.p. 2914]  
 Horween Leather Co.  
 2015-2021 N Elston Ave  
 Occupation of space  
 Hopkins (2) O2019-5953  
 Referred [C.J.p. 4332] Transportation  
 Hot City Lounge  
 7432 S Racine Ave  
 Sign  
 Moore (17) O2019-6143  
 Referred [C.J.p. 4356] Transportation  
 Hotel Allegro  
 171 W Randolph St  
 Earth retention system  
 Reilly (42) O2019-5047  
 Referred [C.J.p. 2117] Transportation  
 Passed [C.J.p. 2914]  
 Hotel Allegro  
 171 W Randolph St  
 Flag pole  
 Reilly (42) O2019-5048  
 Referred [C.J.p. 2117] Transportation  
 Passed [C.J.p. 2915]  
 Hotel Allegro  
 171 W Randolph St  
 Light Fixture  
 Reilly (42) O2019-5049  
 Referred [C.J.p. 2117] Transportation  
 Passed [C.J.p. 2916]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Hotel Allegro  
171 W Randolph St  
Tree grate  
Reilly (42) O2019-5050  
Referred [C.J.p. 2117] Transportation  
Passed [C.J.p. 2917]

Hotel Allegro  
171 W Randolph St  
Vault  
Reilly (42) O2019-5051  
Referred [C.J.p. 2117] Transportation  
Passed [C.J.p. 2918]

Hotel Chicago  
333 N Dearborn St  
Sign  
Reilly (42) O2019-5052  
Referred [C.J.p. 2117] Transportation  
Passed [C.J.p. 2919]

Hotworx Chicago  
1229 W Fullerton Ave  
Sign  
Smith (43) O2019-6255  
Referred [C.J.p. 4414] Transportation

Howard Auto Sales  
2857 W Howard St  
Sign  
Silverstein (50) O2019-6453  
Referred [C.J.p. 4432] Transportation

Howard Brown Health Center  
5500 S Lake Park Ave  
Sign  
Hairston (5) O2019-6074  
Referred [C.J.p. 4342] Transportation

Hugo's Frog Bar  
1024 N Rush St  
Balcony  
Reilly (42) O2019-5053  
Referred [C.J.p. 2117] Transportation  
Passed [C.J.p. 2919]

PUBLIC WAY USAGE

Grants of Privilege

Hyatt Place Chicago Downtown The Loop  
28 N Franklin St  
Door swing  
Reilly (42) O2019-6252  
Referred [C.J.p. 4401] Transportation

IA Lodging Chicago Wabash LLC  
225 N Wabash Ave  
Bay window  
Reilly (42) O2019-5057  
Referred [C.J.p. 2118] Transportation  
Passed [C.J.p. 2920]

IA Lodging Chicago Wabash LLC  
225 N Wabash Ave  
Facade  
Reilly (42) O2019-5059  
Referred [C.J.p. 2118] Transportation  
Passed [C.J.p. 2921]

IA Lodging Chicago Wabash LLC  
225 N Wabash Ave  
Light fixture  
Reilly (42) O2019-5061  
Referred [C.J.p. 2118] Transportation  
Passed [C.J.p. 2922]

IA Lodging Chicago Wabash LLC  
225 N Wabash Ave  
Vault  
Reilly (42) O2019-5067  
Referred [C.J.p. 2118] Transportation  
Passed [C.J.p. 2924]

Ice Cream Bar, Inc.  
3725 W Chicago Ave  
Sign  
Burnett (27) O2019-6294  
Referred [C.J.p. 4372] Transportation

Ice House Liquors  
356 N Cicero Ave  
Sign  
Ervin (28) O2019-4453  
Referred [C.J.p. 2091] Transportation  
Passed [C.J.p. 2925]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

131

PUBLIC WAY USAGE

Grants of Privilege

Icebreaker  
 44 E Walton St  
 Sign  
 Reilly (42) O2019-6259  
 Referred [C.J.p. 4401] Transportation  
 IHOP No. 1229  
 3760 N Halsted St  
 Sign - amend  
 Cappleman (46) O2019-4292  
 Referred [C.J.p. 2144] Transportation  
 Passed [C.J.p. 3252]  
 Il Vicinato, Inc.  
 2435 S Western Ave  
 Planter  
 Sigcho-Lopez (25) O2019-6192  
 Referred [C.J.p. 4365] Transportation  
 Illinois Vehicle Insurance Agency  
 1932 E 95th St  
 Sign  
 Harris (8) O2019-4754  
 Referred [C.J.p. 2063] Transportation  
 Passed [C.J.p. 2927]  
 Illinois Vehicle Insurance Agency  
 3415 W Irving Park Rd  
 Sign  
 Ramirez-Rosa (35) O2019-4592  
 Referred [C.J.p. 2103] Transportation  
 Passed [C.J.p. 2926]  
 Illinois Vehicle Insurance Agency  
 3024 N Pulaski Rd  
 Sign  
 Cardona, Jr. (31) O2019-4500  
 Referred [C.J.p. 2096] Transportation  
 Passed [C.J.p. 2926]  
 Illinois Vehicle Insurance Agency LLC  
 104 E 79th St  
 Sign  
 Sawyer (6) O2019-4752  
 Referred [C.J.p. 2061] Transportation  
 Passed [C.J.p. 2930]

PUBLIC WAY USAGE

Grants of Privilege

Illinois Vehicle Insurance Agency LLC  
 5207 N Elston Ave  
 Sign  
 Nugent (39) O2019-4662  
 Referred [C.J.p. 2109] Transportation  
 Passed [C.J.p. 2928]  
 Illinois Vehicle Insurance Agency LLC  
 2118 N Western Ave  
 Sign  
 La Spata (1) O2019-4332  
 Referred [C.J.p. 2037] Transportation  
 Passed [C.J.p. 2929]  
 Imperial Motel & Suites  
 45 W 103rd St  
 Sign  
 Austin (34) O2019-4578  
 Referred [C.J.p. 2102] Transportation  
 Passed [C.J.p. 2930]  
 In Sight Sign Co., Inc.  
 3910 W Grand Ave  
 Sign  
 Maldonado (26) O2019-4799  
 Referred [C.J.p. 2082] Transportation  
 Passed [C.J.p. 2931]  
 Indie Cafe  
 5951-5953 N Broadway  
 Light fixture  
 Osterman (48) O2019-5232  
 Referred [C.J.p. 2149] Transportation  
 Passed [C.J.p. 2932]  
 Inland Bank and Trust  
 1000 W Washington Blvd  
 Sign  
 Burnett (27) O2019-6296  
 Referred [C.J.p. 4373] Transportation  
 Insomnia Cookies  
 2260 N Lincoln Ave  
 Sign  
 Smith (43) O2019-4940  
 Referred [C.J.p. 2131] Transportation  
 Passed [C.J.p. 2933]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Intelligentsia Coffe and Tea  
 1233 N Wells St  
 Banner  
 Hopkins (2) O2019-4341  
 Referred [C.J.p. 2046] Transportation  
 Passed [C.J.p. 2934]  
 Inter Capital Realty Corporation  
 307 N Michigan Ave  
 Light fixture  
 Reilly (42) O2019-6263  
 Referred [C.J.p. 4401] Transportation  
 Intercontinental Hotel Chicago  
 505 N Michigan Ave  
 Planter  
 Reilly (42) O2019-5068  
 Referred [C.J.p. 2118] Transportation  
 Passed [C.J.p. 2934]  
 Intercultural Montessori Language School  
 114 S Racine Ave  
 Sign - amend  
 Burnett (27) O2019-4229  
 Referred [C.J.p. 2088] Transportation  
 Passed [C.J.p. 3252]  
 Interpark  
 181 N Clark St  
 Manhole  
 Reilly (42) O2019-6269  
 Referred [C.J.p. 4402] Transportation  
 Interpark  
 318 S Federal St  
 Sign  
 King (4) O2019-6057  
 Referred [C.J.p. 4339] Transportation  
 Interpark  
 10 E Grand Ave  
 Sign  
 Reilly (42) O2019-6274  
 Referred [C.J.p. 4402] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Interpark  
 50 E Ohio St  
 Sign  
 Reilly (42) O2019-6280  
 Referred [C.J.p. 4402] Transportation  
 Interpark  
 330 E Ohio St  
 Sign  
 Reilly (42) O2019-6283  
 Referred [C.J.p. 4402] Transportation  
 Interpark  
 437 N Orleans St  
 Sign  
 Reilly (42) O2019-6287  
 Referred [C.J.p. 4402] Transportation  
 Interpark  
 20 E Randolph St  
 Sign  
 Reilly (42) O2019-6276  
 Referred [C.J.p. 4402] Transportation  
 Interpark  
 747 N Wabash Ave  
 Sign  
 Reilly (42) O2019-6290  
 Referred [C.J.p. 4402] Transportation  
 Interpark  
 230 W Washington St  
 Sign  
 Reilly (42) O2019-5069  
 Referred [C.J.p. 2118] Transportation  
 Passed [C.J.p. 2935]  
 Ion Media Networks, Inc.  
 333 S Desplaines St  
 Conduit  
 Reilly (42) O2019-5071  
 Referred [C.J.p. 2118] Transportation  
 Passed [C.J.p. 2936]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

133

**PUBLIC WAY USAGE**

Grants of Privilege

Ipsento Coffee  
 1813 N Milwaukee Ave  
 Sign  
 Waguespack (32) O2019-4542  
 Referred [C.J.p. 2099] Transportation  
 Passed [C.J.p. 2937]

Irazu, Inc.  
 1865 N Milwaukee Ave  
 Planter  
 Waguespack (32) O2019-6240  
 Referred [C.J.p. 4386] Transportation

It's All About Maggie Eyebrows  
 747 N LaSalle Dr  
 Sign  
 Hopkins (2) O2019-4343  
 Referred [C.J.p. 2046] Transportation  
 Passed [C.J.p. 2938]

Izaguirre, Gerardo  
 2756 S Pulaski Rd  
 Bay window  
 Rodriguez (22) O2019-6153  
 Referred [C.J.p. 4632] Transportation

Jack's Gladstone Park Easy Wash  
 5366 N Milwaukee Ave  
 Sign  
 Gardiner (45) O2019-5260  
 Referred [C.J.p. 2140] Transportation  
 Passed [C.J.p. 2938]

Jackson Junge Gallery  
 1389 N Milwaukee Ave  
 Banner  
 La Spata (1) O2019-4334  
 Referred [C.J.p. 2037] Transportation  
 Passed [C.J.p. 2939]

Jackson Junge Gallery  
 1389 N Milwaukee Ave  
 Light fixture  
 La Spata (1) O2019-4339  
 Referred [C.J.p. 2037] Transportation  
 Passed [C.J.p. 2940]

**PUBLIC WAY USAGE**

Grants of Privilege

Jaimes Truck Repair LLC  
 10326 S Indianapolis Ave  
 Sign  
 Sadlowski Garza (10) O2019-4773  
 Referred [C.J.p. 2066] Transportation  
 Passed [C.J.p. 2941]

Jaybean Scrap Metal Co., Inc.  
 2910 W Carroll Ave  
 Banner  
 Burnett (27) O2019-4975  
 Referred [C.J.p. 2086] Transportation  
 Passed [C.J.p. 2941]

Jeffery Pub  
 7041 S Jeffery Blvd  
 Sign  
 Hairston (5) O2019-4568  
 Referred [C.J.p. 2056] Transportation  
 Passed [C.J.p. 2942]

JeffJack Investments LLC  
 601 W Jackson Blvd  
 Caisson  
 Reilly (42) O2019-5073  
 Referred [C.J.p. 2119] Transportation  
 Passed [C.J.p. 2943]

Jeni's Ice Creams  
 908 W Randolph St  
 Sign  
 Burnett (27) O2019-4978  
 Referred [C.J.p. 2086] Transportation  
 Passed [C.J.p. 2944]

JHTC Holdings LLC  
 875 N Michigan Ave  
 Planter  
 Hopkins (2) O2019-5954  
 Referred [C.J.p. 4332] Transportation

JHTC Holdings LLC  
 875 N Michigan Ave  
 Tree  
 Hopkins (2) O2019-5956  
 Referred [C.J.p. 4332] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Jiffy Lube No. 2565  
 1049 W North Ave  
 Sign  
 Burnett (27) O2019-4979  
 Referred [C.J.p. 2086] Transportation  
 Passed [C.J.p. 2945]  
 Jimenez Fresh Market  
 5330 W Belmont Ave  
 Sign  
 Reboyras (30) O2019-6414  
 Referred [C.J.p. 4382] Transportation  
 Jimenez, Camicerias  
 4204-4216 W North Ave  
 Sign  
 Maldonado (26) SO2019-5441  
 Direct Introduction Transportation  
 Passed as [C.J.p. 2790] Substitute  
 Joe's Imports  
 813 W Fulton Market  
 Sign  
 Burnett (27) O2019-4983  
 Referred [C.J.p. 2086] Transportation  
 Passed [C.J.p. 2946]  
 Joe's Imports  
 813 W Fulton Market  
 Windscreen  
 Burnett (27) O2019-4984  
 Referred [C.J.p. 2086] Transportation  
 Passed [C.J.p. 2946]  
 John Fluevog Shoes Ltd.  
 1539 N Milwaukee Ave  
 Banner  
 La Spata (1) O2019-4342  
 Referred [C.J.p. 2037] Transportation  
 Passed [C.J.p. 2947]

PUBLIC WAY USAGE

Grants of Privilege

Jojo's Milk Bar  
 23 W Hubbard St  
 Sign  
 Reilly (42) O2019-5431  
 Direct Introduction Transportation  
 Passed [C.J.p. 2948]  
 Jordan II, John W  
 3 W Burton Pl  
 Fence  
 Hopkins (2) O2019-5958  
 Referred [C.J.p. 4333] Transportation  
 JPMorgan Chase  
 40 S Clark St  
 Sheeting  
 Reilly (42) O2019-5382  
 Direct Introduction Transportation  
 Passed [C.J.p. 2949]  
 JPMorgan Chase  
 4711 N Lincoln Ave  
 Sign  
 Martin (47) O2019-6354  
 Referred [C.J.p. 4427] Transportation  
 JPMorgan Chase Bank NA  
 4854 W Irving Park Rd  
 Sign  
 Gardiner (45) O2019-6141  
 Referred [C.J.p. 4423] Transportation  
 JPMorgan Chase Bank, N.A.  
 1934 S State St  
 Sign  
 Dowell (3) O2019-6006  
 Referred [C.J.p. 4336] Transportation  
 JPMorgan Chase Bank, NA  
 2603 N Halsted St  
 Sign  
 Smith (43) O2019-6267  
 Referred [C.J.p. 4414] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

135

PUBLIC WAY USAGE

Grants of Privilege

JPMorgan Chase Bank, NA (Lincoln & Byron)  
 3868 N Lincoln Ave  
 Sign  
 Martin (47) O2019-6364  
 Referred [C.J.p. 4427] Transportation  
 Judy Maxwell Home  
 1349 N Wells St  
 Sign  
 Hopkins (2) O2019-5959  
 Referred [C.J.p. 4333] Transportation  
 K Chula Hair Salon, Inc.  
 2152 W Division St  
 Sign  
 Hopkins (2) O2019-5400  
 Direct Introduction Transportation  
 Passed [C.J.p. 2950]  
 Kaiser Tiger  
 1415 W Randolph St  
 Light fixture  
 Burnett (27) O2019-6298  
 Referred [C.J.p. 4373] Transportation  
 Kaleidokids  
 2157 N Damen Ave  
 Door swing  
 Waguespack (32) O2019-4544  
 Referred [C.J.p. 2099] Transportation  
 Passed [C.J.p. 2951]  
 Kaleidokids  
 2157 N Damen Ave  
 Planter  
 Waguespack (32) O2019-6242  
 Referred [C.J.p. 4386] Transportation  
 Kanela Breakfast Club  
 1408 N Milwaukee Ave  
 Banner  
 La Spata (1) O2019-4346  
 Referred [C.J.p. 2037] Transportation  
 Passed [C.J.p. 2952]

PUBLIC WAY USAGE

Grants of Privilege

Kanela Breakfast Club  
 1408 N Milwaukee Ave  
 Light fixture  
 La Spata (1) O2019-4349  
 Referred [C.J.p. 2038] Transportation  
 Passed [C.J.p. 2952]  
 Keke's Nail Salon  
 1917 W Fullerton Ave  
 Sign  
 Waguespack (32) O2019-4546  
 Referred [C.J.p. 2099] Transportation  
 Passed [C.J.p. 2953]  
 Kennison, The  
 1800 N Lincoln Ave  
 Trash container  
 Smith (43) O2019-4944  
 Referred [C.J.p. 2131] Transportation  
 Passed [C.J.p. 2954]  
 Kent Apartments, The  
 2625 N Clark St  
 Sign  
 Smith (43) O2019-4948  
 Referred [C.J.p. 2131] Transportation  
 Passed [C.J.p. 2955]  
 Kerryman, The  
 661 N Clark St  
 Planter  
 Reilly (42) O2019-6293  
 Referred [C.J.p. 4402] Transportation  
 KG Hall  
 4235 W 47th St  
 Sign  
 Burke (14) O2019-6112  
 Referred [C.J.p. 4350] Transportation  
 Kids Wonderland  
 2028 S Michigan Ave  
 Sign  
 Dowell (3) O2019-4434  
 Referred [C.J.p. 2052] Transportation  
 Passed [C.J.p. 2956]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Kidz Creative Corner  
4259 N Western Ave  
Sign  
Martin (47) O2019-5172  
Referred [C.J.p. 2145] Transportation  
Passed [C.J.p. 2956]

Kikuya Restaurant  
1601 E 55th St  
Sign  
Hairston (5) O2019-4573  
Referred [C.J.p. 2056] Transportation  
Passed [C.J.p. 2957]

Kimball Mini Mart  
1859 N Kimball Ave  
Security camera  
La Spata (1) O2019-5911  
Referred [C.J.p. 4328] Transportation

King Food & Liquor  
6759 S Western Ave  
Sign  
Moore (17) O2019-4828  
Referred [C.J.p. 2072] Transportation  
Passed [C.J.p. 2958]

Kings Stoneworks  
1520 W Pershing Rd  
Banner  
Thompson (11) O2019-4790  
Referred [C.J.p. 2067] Transportation  
Passed [C.J.p. 2959]

Kite String Cantina  
1851 W Addison St  
Light fixture  
Martin (47) O2019-5175  
Referred [C.J.p. 2146] Transportation  
Passed [C.J.p. 2959]

Kohler Waters Spa  
2358 N Lincoln Ave  
Sign  
Smith (43) O2019-5446  
Direct Introduction Transportation  
Passed [C.J.p. 2960]

PUBLIC WAY USAGE

Grants of Privilege

Kriser's for your Pet's All-Natural Life  
356 W Ohio St  
Sign  
Reilly (42) O2019-5076  
Referred [C.J.p. 2119] Transportation  
Passed [C.J.p. 2961]

KS Law Group LLC  
7153 W Belmont Ave  
Sign  
Taliaferro (29) O2019-5462  
Direct Introduction Transportation  
Passed [C.J.p. 2962]

L.A. Tan  
113 S Clinton St  
Sign  
Reilly (42) O2019-6295  
Referred [C.J.p. 4402] Transportation

La Bruquena Restaurant & Lounge  
2726 W Division St  
Light fixture  
Maldonado (26) O2019-4804  
Referred [C.J.p. 2082] Transportation  
Passed [C.J.p. 2963]

La Casa Del Pueblo, Inc.  
1810 S Blue Island Ave  
Sign  
Sigcho-Lopez (25) O2019-4857  
Referred [C.J.p. 2078] Transportation  
Passed [C.J.p. 2963]

La Cebollita Restaurant  
4343 W 47th St  
Light fixture  
Burke (14) O2019-6114  
Referred [C.J.p. 4350] Transportation

La Mom Kitchen  
3312 S Halsted St  
Sign  
Thompson (11) O2019-4792  
Referred [C.J.p. 2067] Transportation  
Passed [C.J.p. 2964]  
Passed [C.J.p. 2964]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

137

PUBLIC WAY USAGE

Grants of Privilege

La Pena  
4104 W North Ave  
Light fixture  
Maldonado (26) O2019-4806  
Referred [C.J.p. 2082] Transportation  
Passed [C.J.p. 2965]

La Pulqueria  
2501 S Western Ave  
Bicycle rack  
Sigcho-Lopez (25) O2019-6193  
Referred [C.J.p. 4365] Transportation

La Quebrada No. 3, Inc.  
5100-5102 S California Ave  
Light fixture  
Burke (14) O2019-6118  
Referred [C.J.p. 4351] Transportation

La Quebrada No. 3, Inc.  
5100-5102 S California Ave  
Sign  
Burke (14) O2019-6119  
Referred [C.J.p. 4351] Transportation

La Roccia  
1909 N Lincoln Ave  
Sign  
Smith (43) O2019-4951  
Referred [C.J.p. 2131] Transportation  
Passed [C.J.p. 2966]

La Vinata  
3118-3124 W Cermak Rd  
Security camera  
Scott, Jr. (24) O2019-4764  
Referred [C.J.p. 2077] Transportation  
Passed [C.J.p. 2966]

Labor Temps  
2147 N Western Ave  
Light fixture  
Waguespack (32) O2019-6247  
Referred [C.J.p. 4386] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Labor Temps  
2147 N Western Ave  
Security camera  
Waguespack (32) O2019-6250  
Referred [C.J.p. 4386] Transportation

Labor Temps  
2147 N Western Ave  
Sign  
Waguespack (32) O2019-4548  
Referred [C.J.p. 2099] Transportation  
Passed [C.J.p. 2967]

Labriola Bakery and Cafe  
1301 W Lake St  
Sign  
Burnett (27) O2019-4988  
Referred [C.J.p. 2086] Transportation  
Passed [C.J.p. 2968]

Lake Park Associates  
5238 S Harper Ave  
Building projection  
King (4) O2019-6058  
Referred [C.J.p. 4339] Transportation

Lakeview Chamber of Commerce  
2959 N Lincoln Ave  
Bicycle rack  
Waguespack (32) O2019-6258  
Referred [C.J.p. 4386] Transportation

Lakeview Chamber of Commerce  
3017 N Lincoln Ave  
Bicycle rack  
Waguespack (32) O2019-6261  
Referred [C.J.p. 4387] Transportation

Lakeview Chamber of Commerce  
3144 N Lincoln Ave  
Bicycle rack  
Waguespack (32) O2019-6265  
Referred [C.J.p. 4387] Transportation

OFFICE OF THE CITY CLERK

138

CITY COUNCIL LEGISLATIVE INDEX

Date: 7/24/2019

**PUBLIC WAY USAGE**

Grants of Privilege

Lakeview Chamber of Commerce  
3301 N Lincoln Ave  
Bicycle rack  
Martin (47) O2019-6366  
Referred [C.J.p. 4428] Transportation  
Lakeview Chamber of Commerce  
3350 N Lincoln Ave  
Bicycle rack  
Martin (47) O2019-6373  
Referred [C.J.p. 4428] Transportation  
Lakeview Chamber of Commerce  
3410 N Lincoln Ave  
Bicycle rack  
Martin (47) O2019-6377  
Referred [C.J.p. 4428] Transportation  
Lakeview Chamber of Commerce  
3152 N Southport Ave  
Bicycle rack  
Waguespack (32) O2019-6268  
Referred [C.J.p. 4387] Transportation  
Lakeview Chamber of Commerce  
3337 N Southport Ave  
Bicycle rack  
Tunney (44) O2019-6050  
Referred [C.J.p. 4419] Transportation  
Lakeview Chamber of Commerce  
3359 N Southport Ave  
Bicycle rack  
Tunney (44) O2019-6053  
Referred [C.J.p. 4419] Transportation  
Lakeview Chamber of Commerce  
3415 N Southport Ave  
Bicycle rack  
Tunney (44) O2019-6059  
Referred [C.J.p. 4419] Transportation  
Lakeview Chamber of Commerce  
3449 N Southport Ave  
Bicycle rack  
Tunney (44) O2019-6064  
Referred [C.J.p. 4419] Transportation

**PUBLIC WAY USAGE**

Grants of Privilege

Lakeview Chamber of Commerce  
3523 N Southport Ave  
Bicycle racks  
Tunney (44) O2019-6065  
Referred [C.J.p. 4419] Transportation  
Lakeview Chamber of Commerce  
3548 N Southport Ave  
Bicycle rack  
Tunney (44) O2019-6083  
Referred [C.J.p. 4420] Transportation  
Lakeview Chamber of Commerce  
3551 N Southport Ave  
Bicycle rack  
Tunney (44) O2019-6085  
Referred [C.J.p. 4420] Transportation  
Lakeview Chamber of Commerce  
3556 N Southport Ave  
Bicycle Rack  
Tunney (44) O2019-6087  
Referred [C.J.p. 4420] Transportation  
Lakeview Chamber of Commerce  
3601 N Southport Ave  
Bicycle rack  
Tunney (44) O2019-6089  
Referred [C.J.p. 4420] Transportation  
Lakeview Chamber of Commerce  
3812 N Southport Ave  
Bicycle rack  
Tunney (44) O2019-6094  
Referred [C.J.p. 4420] Transportation  
Lakeview Chamber of Commerce  
3827 N Southport Ave  
Bicycle rack  
Tunney (44) O2019-6096  
Referred [C.J.p. 4420] Transportation  
Lakview Chamber of Commerce  
3537 N Lincoln Ave  
Bicycle rack  
Martin (47) O2019-6382  
Referred [C.J.p. 4428] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

139

**PUBLIC WAY USAGE**

Grants of Privilege

Lalo's Mexican Restaurant  
733 W Maxwell St  
Sign  
Thompson (11) O2019-4797  
Referred [C.J.p. 2067] Transportation  
Passed [C.J.p. 2969]

Las Islas Marias  
3243 N Pulaski Rd  
Sign  
Reboyras (30) O2019-5418  
Direct Introduction Transportation  
Passed [C.J.p. 2969]

Laudi Vidni  
1007 W Armitage Ave  
Sign  
Smith (43) O2019-5033  
Referred [C.J.p. 2133] Transportation  
Passed [C.J.p. 2970]

Lavender Park  
2537 N Sheffield Ave  
Light fixture  
Smith (43) O2019-4956  
Referred [C.J.p. 2131] Transportation  
Passed [C.J.p. 2971]

Leigh Marcus, Inc.  
2203 W Roscoe St  
Planter  
Waguespack (32) O2019-6273  
Referred [C.J.p. 4387] Transportation

Levi's Only Stores, Inc.  
600 N Michigan Ave  
Sign  
Reilly (42) O2019-5437  
Direct Introduction Transportation  
Passed [C.J.p. 2972]

LG Development Group LLC  
744 S Dearborn St  
Masonry wall  
King (4) O2019-6060  
Referred [C.J.p. 4339] Transportation

**PUBLIC WAY USAGE**

Grants of Privilege

Licata, John  
2214 N Milwaukee Ave  
Bay window  
La Spata (1) O2019-4365  
Referred [C.J.p. 2038] Transportation  
Passed [C.J.p. 2973]

Lincoln Dental Care  
3138 N Lincoln Ave  
Sign  
Waguespack (32) O2019-5422  
Direct Introduction Transportation  
Passed [C.J.p. 2973]

Lincoln Fullerton REIT Property LLC  
2350 N Lincoln Ave  
Sign  
Smith (43) O2019-4964  
Referred [C.J.p. 2131] Transportation  
Passed [C.J.p. 2974]

Lincoln Park Chamber Commerce  
547 W Diversey Ave  
Planter  
Smith (43) O2019-6322  
Referred [C.J.p. 4415] Transportation

Lincoln Park Chamber Commerce  
557 W Diversey Ave  
Planter  
Smith (43) O2019-6325  
Referred [C.J.p. 4415] Transportation

Lincoln Park Chamber Commerce  
403 W Diversey Pkwy  
Planter  
Smith (43) O2019-6303  
Referred [C.J.p. 4414] Transportation

Lincoln Park Chamber Commerce  
427 W Diversey Pkwy  
Planter  
Smith (43) O2019-6313  
Referred [C.J.p. 4414] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Lincoln Park Chamber Commerce  
 509 W Diversey Pkwy  
 Planter  
 Smith (43) O2019-6317  
 Referred [C.J.p. 4414] Transportation  
 Lincoln Park Chamber Commerce  
 639 W Diversey Pkwy  
 Sculpture/Public Art  
 Smith (43) O2019-6329  
 Referred [C.J.p. 4415] Transportation  
 Lincoln Park Chamber of Commerce  
 2021 N Clark St  
 Sculpture/Public Art  
 Smith (43) O2019-6335  
 Referred [C.J.p. 4415] Transportation  
 Lincoln Park Chamber of Commerce  
 2106 N Clark St  
 Sculpture/Public Art  
 Smith (43) O2019-6338  
 Referred [C.J.p. 4415] Transportation  
 Lincoln Park Chamber of Commerce  
 2619 N Clark St  
 Sculpture/Art  
 Smith (43) O2019-6342  
 Referred [C.J.p. 4415] Transportation  
 Lincoln Park Chamber of Commerce  
 425 W Diversey Ave  
 Planter  
 Smith (43) O2019-6307  
 Referred [C.J.p. 4414] Transportation  
 Lincoln Park Commerce  
 521 W Diversey Pkwy  
 Planter  
 Smith (43) O2019-6270  
 Referred [C.J.p. 4415] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Lion Head Pub/Apartment, The  
 2251 N Lincoln Ave  
 Sign  
 Smith (43) O2019-5447  
 Direct Introduction Transportation  
 Passed [C.J.p. 2977]  
 Lion Head Pub/The Apartment  
 2251 N Lincoln Ave  
 Flag pole  
 Smith (43) O2019-4974  
 Referred [C.J.p. 2131] Transportation  
 Passed [C.J.p. 2975]  
 Lion Head Pub/The Apartment  
 2251 N Lincoln Ave  
 Light fixture  
 Smith (43) O2019-4977  
 Referred [C.J.p. 2131] Transportation  
 Passed [C.J.p. 2976]  
 Lion Head Pub/The Apartment  
 2251 N Lincoln Ave  
 Ornament  
 Smith (43) O2019-4981  
 Referred [C.J.p. 2132] Transportation  
 Passed [C.J.p. 2976]  
 Liquorama  
 4430 S Kedzie Ave  
 Security camera  
 Burke (14) O2019-6123  
 Referred [C.J.p. 4351] Transportation  
 Liquorama  
 4430 S Kedzie Ave  
 Sign  
 Burke (14) O2019-6125  
 Referred [C.J.p. 4351] Transportation  
 Listrom, Linda  
 854 W Webster Ave  
 Ice melt system  
 Smith (43) O2019-6346  
 Referred [C.J.p. 4415] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

141

PUBLIC WAY USAGE

Grants of Privilege

Little Beans Cafe  
 1809 W Webster Ave  
 Banner  
 Waguespack (32) O2019-4559  
 Referred [C.J.p. 2099] Transportation  
 Passed [C.J.p. 2978]  
 Little Lulu's Italian Ice  
 5035 W Montrose Ave  
 Park bench  
 Gardiner (45) O2019-5265  
 Referred [C.J.p. 2140] Transportation  
 Passed [C.J.p. 2979]  
 Logos Missions  
 5265 N Elston Ave  
 Sign  
 Nugent (39) O2019-4665  
 Referred [C.J.p. 2110] Transportation  
 Passed [C.J.p. 2979]  
 Los Molcajetes  
 3532 W Montrose Ave  
 Light fixture  
 Ramirez-Rosa (35) O2019-4594  
 Referred [C.J.p. 2103] Transportation  
 Passed [C.J.p. 2980]  
 Lost Larson  
 5318 N Clark St  
 Planter  
 Vasquez, Jr. (40) O2019-6431  
 Referred [C.J.p. 4396] Transportation  
 Lou Malnati's Pizzeria  
 1235 W Randolph St  
 Door swing  
 Burnett (27) O2019-6302  
 Referred [C.J.p. 4373] Transportation  
 Loyola University of Chicago  
 26 E Pearson St  
 Planter  
 Hopkins (2) O2019-5960  
 Referred [C.J.p. 4333] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Loyola University of Chicago  
 6525 N Sheridan Rd  
 Conduit  
 Hadden (49) O2019-5240  
 Referred [C.J.p. 2152] Transportation  
 Passed [C.J.p. 2983]  
 Loyola University of Chicago  
 6211 N Winthrop Ave  
 Conduit  
 Osterman (48) O2019-5235  
 Referred [C.J.p. 2150] Transportation  
 Passed [C.J.p. 2983]  
 Lucha  
 2746 N Milwaukee Ave  
 Landscaping  
 Ramirez-Rosa (35) O2019-6410  
 Referred [C.J.p. 4391] Transportation  
 Lululemon USA, Inc.  
 938-944 W North Ave  
 Sunscreen  
 Hopkins (2) O2019-5961  
 Referred [C.J.p. 4333] Transportation  
 Lululemon USA, Inc.  
 944 W North Ave  
 Building projection  
 Hopkins (2) O2019-4348  
 Referred [C.J.p. 2047] Transportation  
 Passed [C.J.p. 2984]  
 Lululemon USA, Inc.  
 944 W North Ave  
 Sunscreen  
 Hopkins (2) O2019-4350  
 Referred [C.J.p. 2047] Transportation  
 Passed [C.J.p. 2985]  
 Lush Handmade Cosmetics  
 1727 N Damen Ave  
 Sign  
 Waguespack (32) O2019-6275  
 Referred [C.J.p. 4387] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Lush Handmade Cosmetics  
1727 N Damen Ave  
Sign  
Waguespack (32) O2019-6319  
Referred [C.J.p. 4387] Transportation  
Lycee Francais de Chicago, Inc.  
1929 W Wilson Ave  
Occupation of space  
Martin (47) O2019-5190  
Referred [C.J.p. 2146] Transportation  
Passed [C.J.p. 2986]  
M&S Food Market, Inc.  
5615 W Madison St  
Sign  
Taliaferro (29) O2019-4471  
Referred [C.J.p. 2094] Transportation  
Passed [C.J.p. 2987]  
Mac Property Management  
1644 E 53rd St  
Planter railing  
Hairston (5) O2019-6075  
Referred [C.J.p. 4342] Transportation  
Mac Property Management LLC  
1509-1517 E 57th St  
Banner  
Hairston (5) O2019-4575  
Referred [C.J.p. 2057] Transportation  
Passed [C.J.p. 2988]  
Mac Property Management LLC  
5500 S Cornell Ave  
Banner  
Hairston (5) O2019-4599  
Referred [C.J.p. 2056] Transportation  
Passed [C.J.p. 2988]  
Macerich Management Company  
520 N Michigan Ave  
Duct  
Reilly (42) O2019-5078  
Referred [C.J.p. 2119] Transportation  
Passed [C.J.p. 2989]

PUBLIC WAY USAGE

Grants of Privilege

Maddon's Post  
1119 W Waveland Ave  
Sign  
Tunney (44) O2019-5452  
Direct Introduction Transportation  
Passed [C.J.p. 2990]  
Marc Realty  
180 N Wabash Ave  
Banner  
Reilly (42) O2019-5080  
Referred [C.J.p. 2119] Transportation  
Passed [C.J.p. 2991]  
Marc Realty  
180 N Wabash Ave  
Siamese connection  
Reilly (42) O2019-6297  
Referred [C.J.p. 4402] Transportation  
Mariano's No. 8527 Ukranian Village  
2021 W Chicago Ave  
Sign  
La Spata (1) O2019-5913  
Referred [C.J.p. 4328] Transportation  
Marillac Social Center, Inc.  
2859 W Jackson Blvd  
Tree  
Burnett (27) O2019-6305  
Referred [C.J.p. 4373] Transportation  
Marin Funeral Home  
2744 W 51st St  
Sign  
Burke (14) O2019-6126  
Referred [C.J.p. 4351] Transportation  
Marions Loukas  
866 N State St  
Bay window  
Hopkins (2) O2019-4352  
Referred [C.J.p. 2046] Transportation  
Passed [C.J.p. 2981]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

143

PUBLIC WAY USAGE

Grants of Privilege

Mario's Butcher Shop  
5817 W Madison St  
Security camera  
Taliaferro (29) O2019-6396  
Referred [C.J.p. 4379] Transportation  
Mario's Jewelry  
3308 W 26th St  
Security camera  
Cardenas (12) O2019-6106  
Referred [C.J.p. 4349] Transportation  
Market By Foxtrot, The  
401 N Wells St  
Sign  
Reilly (42) O2019-5081  
Referred [C.J.p. 2119] Transportation  
Passed [C.J.p. 2992]  
Martinez & Betancourt  
2455-2457 N Milwaukee Ave  
Sign  
La Spata (1) O2019-4368  
Referred [C.J.p. 2038] Transportation  
Passed [C.J.p. 2992]  
Martinez Supermarket, Inc.  
3301 S Morgan St  
Sign  
Thompson (11) O2019-4807  
Referred [C.J.p. 2067] Transportation  
Passed [C.J.p. 2993]  
McCormick Hospitality South LLC  
2306 S Indiana Ave  
Manhole  
Dowell (3) O2019-6008  
Referred [C.J.p. 4336] Transportation  
McDonald, James  
19 E Scott St  
Fire shutter  
Smith (43) O2019-4986  
Referred [C.J.p. 2132] Transportation  
Passed [C.J.p. 2994]

PUBLIC WAY USAGE

Grants of Privilege

McDonald's  
6560 S Stony Island Ave  
Sign  
Hairston (5) O2019-5406  
Direct Introduction Transportation  
Passed [C.J.p. 2995]  
MCZ Edgewater LLC  
5700 N Ashland Ave  
Vault  
Vasquez, Jr. (40) O2019-6430  
Referred [C.J.p. 4396] Transportation  
Mean Bao  
1139 W Taylor St  
Sign  
Sigcho-Lopez (25) O2019-4860  
Referred [C.J.p. 2078] Transportation  
Passed [C.J.p. 2995]  
Mept McClurg Court LLC  
330 E Ohio St  
Sign  
Reilly (42) O2019-6300  
Referred [C.J.p. 4402] Transportation  
Mercer 113/Point & Feather Chicago  
113-119 W Hubbard St  
Security camera  
Reilly (42) O2019-6304  
Referred [C.J.p. 4402] Transportation  
Mercy Home for Boys & Girls  
1118-1120 W Jackson Blvd  
Facade  
Sigcho-Lopez (25) O2019-6195  
Referred [C.J.p. 4365] Transportation  
Metra  
114 W 35th St  
Ramp  
Dowell (3) O2019-4436  
Referred [C.J.p. 2052] Transportation  
Passed [C.J.p. 2996]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Metropolis Condominium Association  
 8 W Monroe St  
 Planter  
 Reilly (42) O2019-6306  
 Referred [C.J.p. 4402] Transportation  
 Mi Lindo Mexico Market LLC  
 538 W Pershing Rd  
 Sign  
 Thompson (11) O2019-4811  
 Referred [C.J.p. 2067] Transportation  
 Passed [C.J.p. 2997]  
 Michael & Michael Hair  
 365 W Chicago Ave  
 Planter  
 Reilly (42) O2019-6310  
 Referred [C.J.p. 4403] Transportation  
 Michael's Development  
 4220-4234 S Prairie Ave  
 Irrigation system  
 Dowell (3) O2019-6010  
 Referred [C.J.p. 4336] Transportation  
 Midway Food and Liquors  
 5500 S State St  
 Fire shutter  
 Dowell (3) O2019-4440  
 Referred [C.J.p. 2052] Transportation  
 Passed [C.J.p. 2998]  
 Midway Food and Liquors  
 5500 S State St  
 Security camera  
 Dowell (3) O2019-6012  
 Referred [C.J.p. 4336] Transportation  
 Midwest Bank  
 6366 S Archer Ave  
 Sign  
 Tabares (23) O2019-4758  
 Referred [C.J.p. 2076] Transportation  
 Passed [C.J.p. 2871]

PUBLIC WAY USAGE

Grants of Privilege

Milwaukee Foster LLC  
 5210-5230 N Milwaukee Ave  
 Sign  
 Gardiner (45) O2019-5267  
 Referred [C.J.p. 2140] Transportation  
 Passed [C.J.p. 2998]  
 Minghin Japanese  
 1234 S Michigan Ave  
 Sign  
 Dowell (3) O2019-6014  
 Referred [C.J.p. 4336] Transportation  
 MO2 Properties LLC  
 1657 N Campbell Ave  
 Bay window  
 La Spata (1) O2019-4372  
 Referred [C.J.p. 2038] Transportation  
 Passed [C.J.p. 3004]  
 MO2 Properties LLC  
 1657 N Campbell Ave  
 Step  
 La Spata (1) O2019-4374  
 Referred [C.J.p. 2038] Transportation  
 Passed [C.J.p. 3005]  
 Mobile Merchant, Inc.  
 339 E 47th St  
 Sign  
 Dowell (3) O2019-6016  
 Referred [C.J.p. 4336] Transportation  
 Mojo Spa LLC  
 1468 N Milwaukee Ave  
 Banner  
 La Spata (1) O2019-4370  
 Referred [C.J.p. 2038] Transportation  
 Passed [C.J.p. 2999]  
 Molly's Cupcakes LLC  
 2536 N Clark St  
 Light fixture  
 Smith (43) O2019-4993  
 Referred [C.J.p. 2132] Transportation  
 Passed [C.J.p. 3000]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

145

PUBLIC WAY USAGE

Grants of Privilege

Momotaro  
820 W Lake St  
Vault  
Burnett (27) O2019-4992  
Referred [C.J.p. 2086] Transportation  
Passed [C.J.p. 3001]  
Monnie Burke's  
1156-1163 W 18th St  
Sign  
Sigcho-Lopez (25) O2019-4864  
Referred [C.J.p. 2078] Transportation  
Passed [C.J.p. 3001]  
Monterrey Security  
2232 S Blue Island Ave  
Sign  
Sigcho-Lopez (25) O2019-5436  
Direct Introduction Transportation  
Passed [C.J.p. 3002]  
Morry's Deli  
5500 S Cornell Ave  
Sign  
Hairston (5) O2019-4602  
Referred [C.J.p. 2057] Transportation  
Passed [C.J.p. 3003]  
Moxy Hotel  
530 N LaSalle Dr  
Security camera  
Reilly (42) O2019-6312  
Referred [C.J.p. 4403] Transportation  
Mr. Clarence L. Burch  
1251 N Clybourn Ave  
Fire escape  
Burnett (27) O2019-4941  
Referred [C.J.p. 2085] Transportation  
Passed [C.J.p. 2780]  
Mrs. Murphys and Sons Irsih Bistro  
3905 N Lincoln Ave  
Flag pole  
Martin (47) O2019-6394  
Referred [C.J.p. 4428] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Multimex, Inc.  
5329 W Belmont Ave  
Sign  
Reboyas (30) O2019-6417  
Referred [C.J.p. 4382] Transportation  
Museum of Broadcast Communication  
360 N State St  
Bicycle rack  
Reilly (42) O2019-6316  
Referred [C.J.p. 4403] Transportation  
Muzyka Funeral Home  
2157 W Chicago Ave  
Sign  
La Spata (1) O2019-5395  
Direct Introduction Transportation  
Passed [C.J.p. 3006]  
Mysore Woodlands  
2548-2550 W Devon Ave  
Sign  
Silverstein (50) O2019-5258  
Referred [C.J.p. 2153] Transportation  
Passed [C.J.p. 3006]  
Nancy's Pizza  
1000 W Washington Blvd  
Sign  
Burnett (27) O2019-4996  
Referred [C.J.p. 2087] Transportation  
Passed [C.J.p. 3007]  
National Association of Realtors  
437 N Rush St  
Banner  
Reilly (42) O2019-5085  
Referred [C.J.p. 2119] Transportation  
Passed [C.J.p. 3008]  
National Association of Realtors  
437 N Rush St  
Light fixture  
Reilly (42) O2019-5089  
Referred [C.J.p. 2119] Transportation  
Passed [C.J.p. 3009]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

National Association of Realtors  
 437 N Rush St  
 Planter  
 Reilly (42) O2019-5094  
 Referred [C.J.p. 2119] Transportation  
 Passed [C.J.p. 3010]

National Association of Realtors  
 437 N Rush St  
 Planter  
 Reilly (42) O2019-5096  
 Referred [C.J.p. 2119] Transportation  
 Passed [C.J.p. 3010]

National Association of Realtors  
 437 N Rush St  
 Sign  
 Reilly (42) O2019-5099  
 Referred [C.J.p. 2120] Transportation  
 Passed [C.J.p. 3011]

National Car Wash  
 4900 N Broadway  
 Sign  
 Cappleman (46) O2019-5090  
 Referred [C.J.p. 2142] Transportation  
 Passed [C.J.p. 3012]

NC4000 Condo Association  
 4027 N Lincoln Ave  
 Balcony  
 Martin (47) O2019-5196  
 Referred [C.J.p. 2146] Transportation  
 Passed [C.J.p. 3013]

NC4000 Condo Association  
 4027 N Lincoln Ave  
 Grease basin  
 Martin (47) O2019-6441  
 Referred [C.J.p. 4428] Transportation

Necessary & Sufficient Coffee  
 3624 W Wrightwood Ave  
 Light fixture  
 Cardona, Jr. (31) O2019-4501  
 Referred [C.J.p. 2096] Transportation  
 Passed [C.J.p. 3014]

PUBLIC WAY USAGE

Grants of Privilege

Necessary & Sufficient Coffee  
 3624 W Wrightwood Ave  
 Park bench  
 Cardona, Jr. (31) O2019-4503  
 Referred [C.J.p. 2096] Transportation  
 Passed [C.J.p. 3015]

Necessary & Sufficient Coffee  
 3624 W Wrightwood Ave  
 Planter  
 Cardona, Jr. (31) O2019-4505  
 Referred [C.J.p. 2096] Transportation  
 Passed [C.J.p. 3015]

Necessary & Sufficient Coffee  
 3624 W Wrightwood Ave  
 Security camera  
 Cardona, Jr. (31) O2019-4507  
 Referred [C.J.p. 2097] Transportation  
 Passed [C.J.p. 3016]

Neighborspace  
 6355-6359 W Estes Ave  
 Landscaping  
 Napolitano (41) O2019-4891  
 Referred [C.J.p. 2113] Transportation  
 Passed [C.J.p. 3017]

Neighborspace  
 5831-5845 S Wolcott Ave  
 Landscaping  
 Lopez (15) O2019-4824  
 Referred [C.J.p. 2071] Transportation  
 Passed [C.J.p. 3018]

Nema Chicago  
 1200 S Indiana Ave  
 Sign  
 Dowell (3) O2019-5402  
 Direct Introduction Transportation  
 Passed [C.J.p. 3019]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

147

PUBLIC WAY USAGE

Grants of Privilege

New 35th Indiana Currency Exchange  
 126 E 35th St  
 Sign  
 Dowell (3) O2019-4448  
 Referred [C.J.p. 2052] Transportation  
 Passed [C.J.p. 3020]

New Horizon Steel  
 411 E 75th St  
 Light fixture  
 Sawyer (6) O2019-4756  
 Referred [C.J.p. 2061] Transportation  
 Passed [C.J.p. 3019]

New Horizon Steel  
 411 E 75th St  
 Security camera  
 Sawyer (6) O2019-6080  
 Referred [C.J.p. 4343] Transportation

New Vision Collision, Inc.  
 4825 W Division St  
 Sign  
 Mitts (37) O2019-6443  
 Referred [C.J.p. 4395] Transportation

Next Restaurant  
 935-955 W Fulton Market  
 Light fixture  
 Burnett (27) O2019-6321  
 Referred [C.J.p. 4373] Transportation

Next Restaurant  
 953-955 W Fulton Market  
 Concrete wall  
 Burnett (27) O2019-6308  
 Referred [C.J.p. 4373] Transportation

Nico's Playhouse  
 1855 W 95th St  
 Sign  
 O'Shea (19) O2019-4912  
 Referred [C.J.p. 2073] Transportation  
 Passed [C.J.p. 3021]

PUBLIC WAY USAGE

Grants of Privilege

Night Ministry, The  
 1110 N Noble St  
 Planter  
 Burnett (27) O2019-4999  
 Referred [C.J.p. 2087] Transportation  
 Passed [C.J.p. 3022]

Noca Blu Apartments  
 2340 N California Ave  
 Sign  
 La Spata (1) O2019-5383  
 Direct Introduction Transportation  
 Passed [C.J.p. 3023]

Nomad-Chicago LLC  
 820 N Franklin St  
 Staircase  
 Burnett (27) O2019-6324  
 Referred [C.J.p. 4373] Transportation

Nordstrom  
 1551 N Sheffield Ave  
 Sign  
 Burnett (27) O2019-6327  
 Referred [C.J.p. 4373] Transportation

Nordstrom Rack  
 24 N State St  
 Light fixture  
 Reilly (42) O2019-5109  
 Referred [C.J.p. 2120] Transportation  
 Passed [C.J.p. 3023]

Nordstrom Rack  
 24 N State St  
 Sign  
 Reilly (42) O2019-5110  
 Referred [C.J.p. 2120] Transportation  
 Passed [C.J.p. 3024]

Nordstrom Rack No. 280  
 1118 S Canal St  
 Sign  
 Sigcho-Lopez (25) O2019-6200  
 Referred [C.J.p. 4365] Transportation

OFFICE OF THE CITY CLERK

**PUBLIC WAY USAGE**

Grants of Privilege

Norford Hotel, Inc. SRO  
 1508 N Pulaski Rd  
 Light fixture  
 Maldonado (26) O2019-4810  
 Referred [C.J.p. 2082] Transportation  
 Passed [C.J.p. 3025]

Norford Hotel, Inc. SRO  
 1508 N Pulaski Rd  
 Sign  
 Maldonado (26) O2019-4812  
 Referred [C.J.p. 2082] Transportation  
 Passed [C.J.p. 3026]

North and Pulaski Elderly Ltd. Partnership  
 3949 W North Ave  
 Sewer vault  
 Maldonado (26) O2019-4832  
 Referred [C.J.p. 2082] Transportation  
 Passed [C.J.p. 3026]

North and Pulaski Elderly Ltd. Partnership  
 3949 W North Ave  
 Water service valve  
 Maldonado (26) O2019-4816  
 Referred [C.J.p. 2082] Transportation  
 Passed [C.J.p. 3027]

North Park Pharmacy  
 3324 W Foster Ave  
 Sign  
 Nugent (39) O2019-4666  
 Referred [C.J.p. 2110] Transportation  
 Passed [C.J.p. 3028]

North Shore Auto Service, Inc.  
 6240 N Broadway  
 Sign  
 Osterman (48) O2019-5239  
 Referred [C.J.p. 2150] Transportation  
 Passed [C.J.p. 3029]

**PUBLIC WAY USAGE**

Grants of Privilege

Northcenter Chamber of Commerce  
 4054 N Lincoln Ave  
 Bay window  
 Martin (47) O2019-5199  
 Referred [C.J.p. 2146] Transportation  
 Passed [C.J.p. 3030]

Northside Dental Implants/Simply Dental Implants  
 5447 N Harlem Ave  
 Sign  
 Napolitano (41) O2019-4893  
 Referred [C.J.p. 2113] Transportation  
 Passed [C.J.p. 3030]

Northwest Community Church  
 5318 W Diversey Ave  
 Sign  
 Cardona, Jr. (31) O2019-4508  
 Referred [C.J.p. 2097] Transportation  
 Passed [C.J.p. 3031]

Northwestern Memorial Hospital  
 245 E Chicago Ave  
 Building projection  
 Hopkins (2) O2019-5963  
 Referred [C.J.p. 4333] Transportation

Northwestern Memorial Hospital  
 259 E Erie St  
 Conduit  
 Reilly (42) O2019-5113  
 Referred [C.J.p. 2120] Transportation  
 Passed [C.J.p. 2721]

Northwestern Memorial Hospital  
 259 E Erie St  
 Irrigation system  
 Reilly (42) O2019-5115  
 Referred [C.J.p. 2120] Transportation  
 Passed [C.J.p. 2721]

Northwestern Memorial Hospital  
 259 E Erie St  
 Tree grate  
 Reilly (42) O2019-5119  
 Referred [C.J.p. 2120] Transportation  
 Passed [C.J.p. 2722]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

149

PUBLIC WAY USAGE

Grants of Privilege

Northwestern Memorial Hospital  
 221 E Huron St  
 Conduit  
 Reilly (42) O2019-6318  
 Referred [C.J.p. 4403] Transportation  
 Northwestern University  
 303 E Superior St  
 Manhold  
 Reilly (42) O2019-5122  
 Referred [C.J.p. 2120] Transportation  
 Passed [C.J.p. 2723]  
 Northwestern University Settlement Assn.  
 1400 W Augusta Blvd  
 Bridge  
 Hopkins (2) O2019-4354  
 Referred [C.J.p. 2047] Transportation  
 Passed [C.J.p. 3032]  
 Oaktree Academy  
 2118-2120 W Lawrence Ave  
 Bicycle rack  
 Martin (47) O2019-5203  
 Referred [C.J.p. 2146] Transportation  
 Passed [C.J.p. 3033]  
 Old Town Luxury Suites LLC  
 157 W North Ave  
 Balcony  
 Burnett (27) O2019-6331  
 Referred [C.J.p. 4373] Transportation  
 One Parking Monroe, Inc.  
 525 W Monroe St  
 Sign  
 Reilly (42) O2019-5123  
 Referred [C.J.p. 2120] Transportation  
 Passed [C.J.p. 3034]  
 Optoma, Inc.  
 214-236 E Illinois St  
 Caisson  
 Reilly (42) O2019-6323  
 Referred [C.J.p. 4403] Transportation

PUBLIC WAY USAGE

Grants of Privilege

OQ 168 NM Propco LLC  
 168 N Michigan Ave  
 Sign  
 Reilly (42) O2019-5125  
 Referred [C.J.p. 2120] Transportation  
 Passed [C.J.p. 3034]  
 Oriental Kitchen Corp.  
 223 N Justine St  
 Door swing  
 Burnett (27) O2019-5001  
 Referred [C.J.p. 2087] Transportation  
 Passed [C.J.p. 3035]  
 Osteria, Riccardo  
 1023 W Lake St  
 Light fixture  
 Burnett (27) O2019-5004  
 Referred [C.J.p. 2087] Transportation  
 Passed [C.J.p. 3082]  
 Out of the Closet  
 3311 N Halsted St  
 Sign  
 Tunney (44) O2019-5189  
 Referred [C.J.p. 2137] Transportation  
 Passed [C.J.p. 3036]  
 P S Bankgkok Restaurant, Inc.  
 3345 N Clark St  
 Sign  
 Tunney (44) O2019-5194  
 Referred [C.J.p. 2137] Transportation  
 Passed [C.J.p. 3037]  
 Paleterias Monarca Corp.  
 6955 N Clark St  
 Sign  
 Hadden (49) O2019-5245  
 Referred [C.J.p. 2152] Transportation  
 Passed [C.J.p. 3038]

OFFICE OF THE CITY CLERK

**PUBLIC WAY USAGE**

Grants of Privilege

Palmolive Building Condo Assn.  
 159 E Walton Pl  
 Manhole  
 Hopkins (2) O2019-4357  
 Referred [C.J.p. 2047] Transportation  
 Passed [C.J.p. 3038]  
 Palmolive Building Condo Assn.  
 159 E Walton Pl  
 Planter  
 Hopkins (2) O2019-5964  
 Referred [C.J.p. 4333] Transportation  
 Pancho Pistolas Mexican Restaurant  
 700 W 31st St  
 Sign  
 Thompson (11) O2019-4815  
 Referred [C.J.p. 2068] Transportation  
 Passed [C.J.p. 3039]  
 Panera Bread No. 1152  
 2310 W Logan Blvd  
 Sign  
 Waguespack (32) O2019-5423  
 Direct Introduction Transportation  
 Passed [C.J.p. 3040]  
 Parachute Home, Inc.  
 837 W Armitage Ave  
 Sign  
 Smith (43) O2019-6352  
 Referred [C.J.p. 4415] Transportation  
 Park Hyatt Water Tower Associates  
 800 N Michigan Ave  
 Manhole  
 Reilly (42) O2019-6328  
 Referred [C.J.p. 4403] Transportation  
 Park Place Condominium Association  
 600 N Kingsbury St  
 Balcony  
 Reilly (42) O2019-5126  
 Referred [C.J.p. 2120] Transportation  
 Passed [C.J.p. 3041]

**PUBLIC WAY USAGE**

Grants of Privilege

Parkside  
 3920 W Diversey Ave  
 Sign  
 Reboyras (30) O2019-4478  
 Referred [C.J.p. 2095] Transportation  
 Passed [C.J.p. 3042]  
 Patio Gas  
 6260-6262 N Clark St  
 Sign  
 Vasquez, Jr. (40) O2019-4829  
 Referred [C.J.p. 2112] Transportation  
 Passed [C.J.p. 3043]  
 Pat's Pizzeria  
 2679 N Lincoln Ave  
 Light fixture  
 Smith (43) O2019-5000  
 Referred [C.J.p. 2132] Transportation  
 Passed [C.J.p. 3042]  
 Patsy's Place  
 2825 N Lincoln Ave  
 Light fixture  
 Waguespack (32) O2019-4561  
 Referred [C.J.p. 2099] Transportation  
 Passed [C.J.p. 3044]  
 Paula & Monica's Pizzeria  
 1518 W Chicago Ave  
 Light fixture  
 La Spata (1) O2019-4376  
 Referred [C.J.p. 2038] Transportation  
 Passed [C.J.p. 3045]  
 Pauline Books and Media  
 172 N Michigan Ave  
 Sign  
 Reilly (42) O2019-5127  
 Referred [C.J.p. 2121] Transportation  
 Passed [C.J.p. 3045]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

151

PUBLIC WAY USAGE

Grants of Privilege

Peoples Auto Parking Co.  
710 S Wabash Ave  
Sign  
King (4) O2019-4483  
Referred [C.J.p. 2054] Transportation  
Passed [C.J.p. 3046]  
Peoria Green Owner LLC  
215 N Peoria St  
Caisson  
Burnett (27) O2019-6334  
Referred [C.J.p. 4373] Transportation  
Philz Coffee  
1640 W Division St  
Light fixture  
La Spata (1) O2019-4378  
Referred [C.J.p. 2039] Transportation  
Passed [C.J.p. 3047]  
Pho 55 Noodle and Grill, Inc.  
1611 E 55th St  
Sign  
Hairston (5) O2019-4603  
Referred [C.J.p. 2057] Transportation  
Passed [C.J.p. 3048]  
Piano Factory Townhouse Condo Assn.  
2501 N Wayne Ave  
Lawn sprinkler system  
Hopkins (2) O2019-5967  
Referred [C.J.p. 4333] Transportation  
Pier 1 Imports No. 1665  
1574 N Kingsbury St  
Door swing  
Burnett (27) O2019-6339  
Referred [C.J.p. 4374] Transportation  
Pier 1 Imports No. 1665  
1574 N Kingsbury St  
Step  
Burnett (27) O2019-6343  
Referred [C.J.p. 4374] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Pilsen 2001 LLC  
2001 W 18th St  
Fence  
Sigcho-Lopez (25) O2019-4867  
Referred [C.J.p. 2078] Transportation  
Passed [C.J.p. 3049]  
Pilsen 2001 LLC  
2001 W 18th St  
Fire escape  
Sigcho-Lopez (25) O2019-4870  
Referred [C.J.p. 2079] Transportation  
Passed [C.J.p. 3049]  
Pilsen 2001 LLC  
2001 W 18th St  
Step  
Sigcho-Lopez (25) O2019-4871  
Referred [C.J.p. 2079] Transportation  
Passed [C.J.p. 3050]  
Pilsen Metropolis LLC  
2100 S Morgan St  
Door swing  
Sigcho-Lopez (25) O2019-6202  
Referred [C.J.p. 4366] Transportation  
Pink Nail Spa  
2204 W North Ave  
Sign  
Waguespack (32) O2019-4562  
Referred [C.J.p. 2099] Transportation  
Passed [C.J.p. 3051]  
Pink Taco  
431 N Wells St  
Door swing  
Reilly (42) O2019-5128  
Referred [C.J.p. 2121] Transportation  
Passed [C.J.p. 3052]  
Pinstripes  
435 E Illinois St  
Sign  
Reilly (42) O2019-5438  
Direct Introduction Transportation  
Passed [C.J.p. 3053]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Pipes and Stuff XX  
 1920 W North Ave  
 Sign  
 Hopkins (2) O2019-5398  
 Direct Introduction Transportation  
 Passed [C.J.p. 3053]  
 Pizza Capri  
 1501 E 53rd St  
 Light fixture  
 Hairston (5) O2019-4604  
 Referred [C.J.p. 2057] Transportation  
 Passed [C.J.p. 3054]  
 Pizza Capri/Zig Zag Kitchen  
 1733 N Halsted St  
 Light fixture  
 Hopkins (2) O2019-4358  
 Referred [C.J.p. 2047] Transportation  
 Passed [C.J.p. 3055]  
 Pomp & Circumstance  
 1400 N Wells St  
 Trash container  
 Burnett (27) O2019-5003  
 Referred [C.J.p. 2087] Transportation  
 Passed [C.J.p. 3056]  
 Ponte Gader Chicago LLC  
 730 N Michigan Ave  
 Planter  
 Reilly (42) O2019-5129  
 Referred [C.J.p. 2121] Transportation  
 Passed [C.J.p. 3056]  
 Pony Inn, The  
 1638 W Belmont Ave  
 Sign  
 Martin (47) O2019-5209  
 Referred [C.J.p. 2146] Transportation  
 Passed [C.J.p. 3057]

PUBLIC WAY USAGE

Grants of Privilege

Popeyes Chicken  
 156 N Wabash Ave  
 Sign  
 Reilly (42) O2019-5130  
 Referred [C.J.p. 2121] Transportation  
 Passed [C.J.p. 3058]  
 Potbelly Sandwich Works LLC  
 1293 N Milwaukee Ave  
 Sign  
 La Spata (1) O2019-5916  
 Referred [C.J.p. 4328] Transportation  
 Pride Sushi and Thai  
 2706 W Peterson Ave  
 Sign  
 Vasquez, Jr. (40) O2019-5427  
 Direct Introduction Transportation  
 Passed [C.J.p. 3059]  
 Prime Barber Lounge  
 5752 W Addison St  
 Sign  
 Villegas (36) O2019-5426  
 Direct Introduction Transportation  
 Passed [C.J.p. 3060]  
 Pro Tec Metal Finishing Corp.  
 1428 N Kilpatrick Ave  
 Sampling chamber  
 Mitts (37) O2019-4642  
 Referred [C.J.p. 2108] Transportation  
 Passed [C.J.p. 3061]  
 Publican, The  
 837 W Fulton Market  
 Sign  
 Burnett (27) O2019-5005  
 Referred [C.J.p. 2087] Transportation  
 Passed [C.J.p. 3061]  
 Puerto Rican Cultural Center  
 2739-2741 W Division St  
 Windscreen  
 Maldonado (26) O2019-4817  
 Referred [C.J.p. 2082] Transportation  
 Passed [C.J.p. 3062]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

153

**PUBLIC WAY USAGE**

Grants of Privilege

Pulaski Dollar & Food, Inc.  
737 S Pulaski Rd  
Light fixture  
Scott, Jr. (24) O2019-6174  
Referred [C.J.p. 4364] Transportation  
Pups Pet Club  
468 N New St  
Sign  
Reilly (42) O2019-5132  
Referred [C.J.p. 2121] Transportation  
Passed [C.J.p. 3063]  
Pure Barre Chicago Streeterville  
319 E Ontario St  
Sign  
Reilly (42) O2019-5133  
Referred [C.J.p. 2121] Transportation  
Passed [C.J.p. 3064]  
Qdoba Mexican Eats No. 2621  
100 N LaSalle St  
Sign  
Reilly (42) O2019-5443  
Direct Introduction Transportation  
Passed [C.J.p. 3064]  
Quaker Tower  
555 W Monroe St  
Building projection  
Reilly (42) O2019-5135  
Referred [C.J.p. 2121] Transportation  
Passed [C.J.p. 3065]  
Quick Stop Food & Liquor Mart, Inc.  
409 E 111th St  
Light fixture  
Beale (9) O2019-6092  
Referred [C.J.p. 4345] Transportation  
Quick Stop Food & Liquor Mart, Inc.  
409 E 111th St  
Security camera  
Beale (9) O2019-6093  
Referred [C.J.p. 4345] Transportation

**PUBLIC WAY USAGE**

Grants of Privilege

Quick Stop Food & Liquor Mart, Inc.  
409 E 111th St  
Sign  
Beale (9) O2019-4767  
Referred [C.J.p. 2065] Transportation  
Passed [C.J.p. 3066]  
Quinn Chapel  
2401 S Wabash Ave  
Handicap ramp  
Dowell (3) O2019-4451  
Referred [C.J.p. 2052] Transportation  
Passed [C.J.p. 3067]  
R Public House  
1508 W Jarvis Ave  
Wind screen  
Hadden (49) O2019-6479  
Referred [C.J.p. 4431] Transportation  
Rabbit Hole  
1208 N Wells St  
Sign  
Hopkins (2) O2019-4360  
Referred [C.J.p. 2048] Transportation  
Passed [C.J.p. 3068]  
Rabbits  
4943-4945 W Foster Ave  
Light fixture  
Gardiner (45) O2019-6144  
Referred [C.J.p. 4423] Transportation  
Ralph's Heating & Air Conditioning  
2710-2714 E 79th St  
Sign  
Mitchell (7) O2019-6082  
Referred [C.J.p. 4343] Transportation  
Rany Management  
2100 N Halsted St  
Bay window  
Smith (43) O2019-6358  
Referred [C.J.p. 4416] Transportation

OFFICE OF THE CITY CLERK

**PUBLIC WAY USAGE**

Grants of Privilege

Rany Management  
2100 N Halsted St  
Fire escape  
Smith (43) O2019-6363  
Referred [C.J.p. 4416] Transportation  
Rany Management  
2100 N Halsted St  
Step  
Smith (43) O2019-6365  
Referred [C.J.p. 4416] Transportation  
Rany Management  
2100 N Halsted St  
Turret  
Smith (43) O2019-6371  
Referred [C.J.p. 4416] Transportation  
Rany Management  
2100 N Halsted St  
Vault  
Smith (43) O2019-6385  
Referred [C.J.p. 4416] Transportation  
Ravenswood Senior Living LP  
1922 W Sunnyside Ave  
Ramp  
Martin (47) O2019-6444  
Referred [C.J.p. 4428] Transportation  
Ray Buick, Inc.  
5011 W 63rd St  
Sign  
Quinn (13) O2019-5409  
Direct Introduction Transportation  
Passed [C.J.p. 3068]  
Raymond's Hamburgers & Tacos  
2404 S Blue Island Ave  
Sign  
Sigcho-Lopez (25) O2019-6203  
Referred [C.J.p. 4366] Transportation

**PUBLIC WAY USAGE**

Grants of Privilege

RCN Telecom Services Illinois  
60 E Delaware Pl  
Power supply  
Reilly (42) O2019-6368  
Referred [C.J.p. 4403] Transportation  
RCN Telecom Services of Illinois  
111 E Chestnut St  
Power supply  
Reilly (42) O2019-6360  
Referred [C.J.p. 4403] Transportation  
RCN Telecom Services of Illinois  
230 E Chicago Ave  
Power supply  
Hopkins (2) O2019-5975  
Referred [C.J.p. 4333] Transportation  
RCN Telecom Services of Illinois  
840 N Dewitt Pl  
Power supply  
Hopkins (2) O2019-5977  
Referred [C.J.p. 4333] Transportation  
RCN Telecom Services of Illinois  
851 N Dewitt Pl  
Power supply  
Hopkins (2) O2019-5980  
Referred [C.J.p. 4333] Transportation  
RCN Telecom Services of Illinois  
899 N Dewitt Pl  
Power supply  
Hopkins (2) O2019-5982  
Referred [C.J.p. 4334] Transportation  
RCN Telecom Services of Illinois  
400 E Erie St  
Power supply  
Reilly (42) O2019-6357  
Referred [C.J.p. 4404] Transportation  
RCN Telecom Services of Illinois  
1 W Illinois St  
Power supply  
Reilly (42) O2019-6337  
Referred [C.J.p. 4404] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

155

PUBLIC WAY USAGE

Grants of Privilege

RCN Telecom Services of Illinois  
 400 E North Water St  
 Power supply  
 Reilly (42) O2019-6355  
 Referred [C.J.p. 4404] Transportation  
 RCN Telecom Services of Illinois  
 1 W Ohio St  
 Power supply  
 Reilly (42) O2019-6340  
 Referred [C.J.p. 4404] Transportation  
 RCN Telecom Services of Illinois  
 708 N Rush St  
 Power Supply  
 Reilly (42) O2019-6350  
 Referred [C.J.p. 4404] Transportation  
 RCN Telecom Services of Illinois  
 936 N Rush St  
 Power supply  
 Reilly (42) O2019-6348  
 Referred [C.J.p. 4404] Transportation  
 RCN Telecom Services of Illinois LLC  
 221 E Lake Shore Dr  
 Power supply  
 Hopkins (2) O2019-5983  
 Referred [C.J.p. 4334] Transportation  
 RCN Telecom Services of Illinois, Inc.  
 330 N Dearborn St  
 Power supply  
 Reilly (42) O2019-6372  
 Referred [C.J.p. 4403] Transportation  
 RCN Telecom Services of Illinois, Inc.  
 421 E Grand Ave  
 Power supply  
 Reilly (42) O2019-6375  
 Referred [C.J.p. 4404] Transportation  
 RCN Telecom Services of Illinois, Inc.  
 3 W Hubbard St  
 Power supply  
 Reilly (42) O2019-6378  
 Referred [C.J.p. 4404] Transportation

PUBLIC WAY USAGE

Grants of Privilege

RCN Telecom Services of Illinois, Inc.  
 410 E Ohio St  
 Power supply  
 Reilly (42) O2019-6381  
 Referred [C.J.p. 4404] Transportation  
 RCN Telecom Services of Illinois, Inc.  
 51 E Ontario St  
 Power supply  
 Reilly (42) O2019-6386  
 Referred [C.J.p. 4404] Transportation  
 RCN Telecom Services of Illinois, Inc.  
 602 N St Clair St  
 Power supply  
 Reilly (42) O2019-6389  
 Referred [C.J.p. 4404] Transportation  
 RDI & SDI LLC  
 210 W Illinois St  
 Banner  
 Reilly (42) O2019-5137  
 Referred [C.J.p. 2121] Transportation  
 Passed [C.J.p. 3069]  
 Rebel 215 LLC  
 215 W Ontario St  
 Fire escape  
 Reilly (42) O2019-5141  
 Referred [C.J.p. 2121] Transportation  
 Passed [C.J.p. 3071]  
 Rebel 215 LLC  
 215 W Ontario St  
 Loading dock  
 Reilly (42) O2019-5142  
 Referred [C.J.p. 2121] Transportation  
 Passed [C.J.p. 3071]  
 Rebel and Rye Tavern  
 726 W Grand Ave  
 Sign  
 Burnett (27) O2019-5008  
 Referred [C.J.p. 2087] Transportation  
 Passed [C.J.p. 3070]

OFFICE OF THE CITY CLERK

156

CITY COUNCIL LEGISLATIVE INDEX

Date: 7/24/2019

PUBLIC WAY USAGE

Grants of Privilege

Refuge Live  
 416 S Clark St  
 Sign  
 King (4) O2019-4484  
 Referred [C.J.p. 2054] Transportation  
 Passed [C.J.p. 3072]  
 Reggie's Bar & Grill  
 2105 S State St  
 Light fixture  
 Dowell (3) O2019-4459  
 Referred [C.J.p. 2052] Transportation  
 Passed [C.J.p. 3073]  
 Reggie's Bar & Grill  
 2105 S State St  
 Security camera  
 Dowell (3) O2019-4461  
 Referred [C.J.p. 2052] Transportation  
 Passed [C.J.p. 3074]  
 Residence Hudson Huron Condo Assn, The  
 451 W Huron St  
 Security camera  
 Reilly (42) O2019-6419  
 Referred [C.J.p. 4405] Transportation  
 Residences Condo on The Magnificent Mile Condo Assn, The  
 118 E Erie St  
 Columns  
 Reilly (42) O2019-6408  
 Referred [C.J.p. 4405] Transportation  
 Residences Condominium on The Magnificent Mile Condo Assn, The  
 118 E Erie St  
 Facade  
 Reilly (42) O2019-6411  
 Referred [C.J.p. 4405] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Residences Condominium on The Magnificent Mile Condo Assn, The  
 118 E Erie St  
 Planter  
 Reilly (42) O2019-5166  
 Referred [C.J.p. 2122] Transportation  
 Passed [C.J.p. 3077]  
 Residences Condominium on The Magnificent Mile Condo Assn, The  
 118 E Erie St  
 Stone copings  
 Reilly (42) O2019-6416  
 Referred [C.J.p. 4405] Transportation  
 Residences Condominium on The Magnificent Mile Condo Assn., The  
 118 E Erie St  
 Light fixture  
 Reilly (42) O2019-5157  
 Referred [C.J.p. 2122] Transportation  
 Passed [C.J.p. 3077]  
 Residences Condominium on the Magnificent Mile Condo. Assn., The  
 118 E Erie St  
 Planter  
 Reilly (42) O2019-5170  
 Referred [C.J.p. 2122] Transportation  
 Passed [C.J.p. 3078]  
 Residences Condominium on The Magnificent Mile Condo. Assn., The  
 118 E Erie St  
 Vault  
 Reilly (42) O2019-5173  
 Referred [C.J.p. 2122] Transportation  
 Passed [C.J.p. 3079]  
 Residences Condominium on The Magnificent Mile Condominium Assn, The  
 118 E Erie St  
 Sculpture  
 Reilly (42) O2019-6413  
 Referred [C.J.p. 4405] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

157

PUBLIC WAY USAGE

Grants of Privilege

Residences Condominium on The Magnificent Mile  
 Condominium Association, The  
 118 E Erie St  
 Arch  
 Reilly (42) O2019-6402  
 Referred [C.J.p. 4404] Transportation  
 Residences Condominium on the Magnificent Mile  
 Condominium Association, The  
 118 E Erie St  
 Building projections  
 Reilly (42) O2019-6405  
 Referred [C.J.p. 4405] Transportation  
 Residences Condominium on the Marnificent Mile  
 Condo. Assn., The  
 118 E Erie St  
 Caisson  
 Reilly (42) O2019-5151  
 Referred [C.J.p. 2121] Transportation  
 Passed [C.J.p. 3075]  
 Resi's Bierstube, Inc.  
 2034 W Irving Park Rd  
 Sign  
 Martin (47) O2019-5212  
 Referred [C.J.p. 2146] Transportation  
 Passed [C.J.p. 3075]  
 Resurrection Health Care  
 2233 W Division St  
 Bicycle rack  
 Hopkins (2) O2019-5986  
 Referred [C.J.p. 4334] Transportation  
 Resurrection Health Care  
 2233 W Division St  
 Planter  
 Hopkins (2) O2019-5987  
 Referred [C.J.p. 4334] Transportation  
 Resurrection Health Care  
 2233 W Division St  
 Tree  
 Hopkins (2) O2019-5988  
 Referred [C.J.p. 4334] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Retro Cafe Restaurant  
 3246-3248 N Central Ave  
 Security camera  
 Reboyras (30) O2019-6418  
 Referred [C.J.p. 4382] Transportation  
 Retro Cafe Restaurant  
 3246 N Central Ave  
 Sign  
 Reboyras (30) O2019-5419  
 Direct Introduction Transportation  
 Passed [C.J.p. 3080]  
 Rhodes Cleaners  
 514 E 79th St  
 Sign  
 Sawyer (6) O2019-5392  
 Direct Introduction Transportation  
 Passed [C.J.p. 3081]  
 Richard Baehr and Luana Baehr  
 1813 N Lincoln Park West  
 Fence  
 Smith (43) O2019-4909  
 Referred [C.J.p. 2130] Transportation  
 Passed [C.J.p. 2754]  
 Richard H. Driehaus Museum, The  
 40 E Erie St  
 Bollard  
 Reilly (42) O2019-5176  
 Referred [C.J.p. 2122] Transportation  
 Passed [C.J.p. 3082]  
 Richard's Body Shop On Grand, Inc.  
 2666 W Grand Ave  
 Sign  
 Maldonado (26) O2019-4819  
 Referred [C.J.p. 2082] Transportation  
 Passed [C.J.p. 3083]  
 Ridge Funeral Home No. 4190  
 6620 W Archer Ave  
 Sign  
 Tabares (23) O2019-4760  
 Referred [C.J.p. 2076] Transportation  
 Passed [C.J.p. 3084]

OFFICE OF THE CITY CLERK

**PUBLIC WAY USAGE**

Grants of Privilege

River North Limited Partnership No. 2  
 222 W Hubbard St  
 Fire escape  
 Reilly (42) O2019-5178  
 Referred [C.J.p. 2122] Transportation  
 Passed [C.J.p. 3085]

River North Limited Partnership No. 2  
 325 W Huron St  
 Banner  
 Reilly (42) O2019-6421  
 Referred [C.J.p. 4405] Transportation

River North Self Park  
 60 W Kinzie St  
 Tree grates  
 Reilly (42) O2019-6391  
 Referred [C.J.p. 4405] Transportation

River Park Motel and Suites  
 5060 N Lincoln Ave  
 Sign  
 Silverstein (50) O2019-6468  
 Referred [C.J.p. 4432] Transportation

River West Meeting Associates  
 3616 N Lincoln Ave  
 Planter  
 Martin (47) O2019-6450  
 Referred [C.J.p. 4428] Transportation

River West Meeting Associates  
 3616 N Lincoln Ave  
 Sign  
 Martin (47) O2019-5219  
 Referred [C.J.p. 2146] Transportation  
 Passed [C.J.p. 3085]

Riverview Condominium  
 445 E North Water St  
 Trees  
 Reilly (42) O2019-6395  
 Referred [C.J.p. 4405] Transportation

**PUBLIC WAY USAGE**

Grants of Privilege

Rock Counter Kitchen & Bath, Inc.  
 3541 N Elston Ave  
 Sign  
 Rodriguez Sanchez (33) O2019-6403  
 Referred [C.J.p. 4390] Transportation

Rogers Park Business Alliance  
 6969 N Ravenswood Ave  
 Occupation of space  
 Hadden (49) O2019-6481  
 Referred [C.J.p. 4431] Transportation

Rooh Chicago  
 736 W Randolph St  
 Sign  
 Burnett (27) O2019-5010  
 Referred [C.J.p. 2087] Transportation  
 Passed [C.J.p. 3086]

Roosevelt Collection Shops  
 150 W Roosevelt Rd  
 Balcony  
 Sigcho-Lopez (25) O2019-6204  
 Referred [C.J.p. 4366] Transportation

Roosevelt Collection Shops  
 150 W Roosevelt Rd  
 Light fixture  
 Sigcho-Lopez (25) O2019-6218  
 Referred [C.J.p. 4366] Transportation

Roosevelt Collection Shops  
 150 W Roosevelt Rd  
 Manhole  
 Sigcho-Lopez (25) O2019-6221  
 Referred [C.J.p. 4366] Transportation

Roosevelt Collection Shops  
 150 W Roosevelt Rd  
 Sign  
 Sigcho-Lopez (25) O2019-6226  
 Referred [C.J.p. 4366] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

159

PUBLIC WAY USAGE

Grants of Privilege

Rootstock Wine & Beer Bar  
 954 N California Ave  
 Light fixture  
 Maldonado (26) O2019-6260  
 Referred [C.J.p. 4369] Transportation  
 Rosemoor Community Assn.  
 10001 S Michigan Ave  
 Sign  
 Beale (9) O2019-6095  
 Referred [C.J.p. 4345] Transportation  
 Rothschild Liquors  
 3015 W Madison St  
 Security camera  
 Ervin (28) O2019-4455  
 Referred [C.J.p. 2091] Transportation  
 Passed [C.J.p. 3087]  
 RPN Sales, Inc.  
 4449-4451 N Milwaukee Ave  
 Sign  
 Gardiner (45) O2019-6148  
 Referred [C.J.p. 4423] Transportation  
 Rush University Medical Center  
 1520 W Harrison St  
 Bridge  
 Ervin (28) O2019-4457  
 Referred [C.J.p. 2091] Transportation  
 Passed [C.J.p. 2724]  
 Rush University Medical Center  
 1520 W Harrison St  
 Earth retention system  
 Ervin (28) O2019-4458  
 Referred [C.J.p. 2091] Transportation  
 Passed [C.J.p. 2725]  
 Rush University Medical Center  
 1520 W Harrison St  
 Tieback system  
 Ervin (28) O2019-4460  
 Referred [C.J.p. 2091] Transportation  
 Passed [C.J.p. 2726]

PUBLIC WAY USAGE

Grants of Privilege

Ruth Page Foundation, The  
 1016 N Dearborn St  
 Fire escape  
 Hopkins (2) O2019-5990  
 Referred [C.J.p. 4334] Transportation  
 Saba Italian Bar & Kitchen  
 2715-2719 N Milwaukee Ave  
 Sign  
 Ramirez-Rosa (35) O2019-6436  
 Referred [C.J.p. 4391] Transportation  
 Sabri Nihari  
 2500 W Devon Ave  
 Sign  
 Silverstein (50) O2019-5261  
 Referred [C.J.p. 2153] Transportation  
 Passed [C.J.p. 3088]  
 Safeguard Self Storage  
 6244 N Northwest Hwy  
 Sign  
 Napolitano (41) O2019-4895  
 Referred [C.J.p. 2113] Transportation  
 Passed [C.J.p. 3089]  
 Sajjad, Inc.  
 3801 N Lincoln Ave  
 Sign  
 Martin (47) O2019-5457  
 Direct Introduction Transportation  
 Passed [C.J.p. 3089]  
 Saks Fifth Ave  
 700 N Michigan Ave  
 Planter Curb  
 Reilly (42) O2019-5181  
 Referred [C.J.p. 2122] Transportation  
 Passed [C.J.p. 3090]  
 Saks Fifth Ave  
 700 N Michigan Ave  
 Sign  
 Reilly (42) O2019-5184  
 Referred [C.J.p. 2122] Transportation  
 Passed [C.J.p. 3091]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Sally Beauty Supply No. 10093  
 556 W Diversey Pkwy  
 Sign  
 Tunney (44) O2019-6102  
 Referred [C.J.p. 4420] Transportation  
 Salonchick  
 2306 W Chicago Ave  
 Sign  
 La Spata (1) O2019-5917  
 Referred [C.J.p. 4328] Transportation  
 Salonica Restaurant  
 1438-1440 E 57th St  
 Light fixture  
 Hairston (5) O2019-4607  
 Referred [C.J.p. 2057] Transportation  
 Passed [C.J.p. 3092]  
 Salvatore's Restaurant  
 525 W Arlington Pl  
 Sign  
 Smith (43) O2019-5451  
 Direct Introduction Transportation  
 Passed [C.J.p. 3093]  
 Saporì  
 2701 N Halsted St  
 Light fixture  
 Smith (43) O2019-5007  
 Referred [C.J.p. 2132] Transportation  
 Passed [C.J.p. 3093]  
 Satui  
 171 N Aberdeen St  
 Sign  
 Burnett (27) O2019-5460  
 Direct Introduction Transportation  
 Passed [C.J.p. 3094]  
 SB 1900 West Lawrence LLC  
 1900 W Lawrence Ave  
 Bicycle rack  
 Martin (47) O2019-6455  
 Referred [C.J.p. 6455] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Scotty's  
 1610 W Chicago Ave  
 Sign  
 La Spata (1) O2019-4380  
 Referred [C.J.p. 2039] Transportation  
 Passed [C.J.p. 3095]  
 Secrets  
 3229 N Clark St  
 Sign  
 Tunney (44) O2019-5198  
 Referred [C.J.p. 2137] Transportation  
 Passed [C.J.p. 3096]  
 Security Shop, Inc. South  
 1605 E 55th St  
 Sign  
 Hairston (5) O2019-4609  
 Referred [C.J.p. 2057] Transportation  
 Passed [C.J.p. 3096]  
 Self Storage No.1  
 3835-3839 N Sheffield Ave  
 Planter railing  
 Cappleman (46) O2019-6199  
 Referred [C.J.p. 4425] Transportation  
 Self-Help Federal Credit Union  
 4800 S Pulaski Rd  
 Sign  
 Burke (14) O2019-6129  
 Referred [C.J.p. 4351] Transportation  
 Seoul Corea  
 1603 E 55th St  
 Sign  
 Hairston (5) O2019-4611  
 Referred [C.J.p. 2057] Transportation  
 Passed [C.J.p. 3097]  
 Seventeenth Church of Christ, Scientist  
 55 E Wacker Dr  
 Occupation of Space  
 Reilly (42) O2019-6422  
 Referred [C.J.p. 4405] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

161

PUBLIC WAY USAGE

Grants of Privilege

Seymour Gertz  
6849 N Francisco Ave  
Fence  
Silverstein (50) O2019-6475  
Referred [C.J.p. 4432] Transportation  
Sheldon Liquors  
421 E 103rd St  
Sign  
Beale (9) O2019-4769  
Referred [C.J.p. 2065] Transportation  
Passed [C.J.p. 3099]  
Sheldon Liquors  
11112 S Halsted St  
Sign  
Austin (34) O2019-4580  
Referred [C.J.p. 2102] Transportation  
Passed [C.J.p. 3098]  
Sign  
820 N Western Ave  
Maldonado (26) O2019-4795  
Referred [C.J.p. 2081] Transportation  
Passed [C.J.p. 2867]  
Silliman Group LLC  
1509-1517 E 57th St  
Bay window  
Hairston (5) O2019-4616  
Referred [C.J.p. 2057] Transportation  
Passed [C.J.p. 3100]  
Silliman Group, Inc.  
1525 E Hyde Park Blvd  
Fence  
King (4) O2019-6061  
Referred [C.J.p. 4339] Transportation  
Silliman Group, Inc.  
1525 E Hyde Park Blvd  
Landscaping  
King (4) O2019-6062  
Referred [C.J.p. 4340] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Silver's Seafood Restaurant  
4829 N Broadway  
Sign  
Cappleman (46) O2019-5093  
Referred [C.J.p. 2143] Transportation  
Passed [C.J.p. 3100]  
Sip of Hope  
3039 W Fullerton Ave  
Sign  
Waguespack (32) O2019-6330  
Referred [C.J.p. 4387] Transportation  
Six North Michigan Condo Assn  
6 N Michigan Ave  
Planter  
Reilly (42) O2019-6423  
Referred [C.J.p. 4405] Transportation  
Sixteen Condo Association  
3443 N Lincoln Ave  
Balcony  
Martin (47) O2019-5221  
Referred [C.J.p. 2147] Transportation  
Passed [C.J.p. 3101]  
Skyway Motel & Suites, Inc.  
9132-9138 S Stony Island Ave  
Sign  
Harris (8) O2019-4735  
Referred [C.J.p. 2064] Transportation  
Passed [C.J.p. 3102]  
SL Civic Wacker LLC  
20 N Wacker Dr  
Building projection  
Reilly (42) O2019-6424  
Referred [C.J.p. 4406] Transportation  
Smith, The  
400-406 N Clark St  
Sign  
Reilly (42) O2019-5191  
Referred [C.J.p. 2123] Transportation  
Passed [C.J.p. 3103]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Smith, The  
400-406 N Clark St  
Sign  
Reilly (42) O2019-5195  
Referred [C.J.p. 2123] Transportation  
Passed [C.J.p. 3104]  
Snicker's Bar & Grill  
448 N State St  
Light fixture  
Reilly (42) O2019-6426  
Referred [C.J.p. 4406] Transportation  
Solidcore Chicago LLC  
1642 W Division St  
Sign  
La Spata (1) O2019-5920  
Referred [C.J.p. 4328] Transportation  
Southbridge 4 Master Owner LLC  
2310 S State St  
Balcony  
Dowell (3) O2019-6019  
Referred [C.J.p. 4336] Transportation  
Southbridge 4 Master Owner LLC  
2310 S State St  
Light fixture  
Dowell (3) O2019-6021  
Referred [C.J.p. 4336] Transportation  
Southbridge 4 Master Owner LLC  
2310 S State St  
Siamese connection  
Dowell (3) O2019-6024  
Referred [C.J.p. 4336] Transportation  
Southbridge 4 Master Owner LLC  
2310 S State St  
Siamese connection  
Dowell (3) O2019-6027  
Referred [C.J.p. 4336] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Southbridge 9 Master Owner LLC  
2350 S State St  
Balcony  
Dowell (3) O2019-6028  
Referred [C.J.p. 4337] Transportation  
Southbridge 9 Master Owner LLC  
2350 S State St  
Light fixture  
Dowell (3) O2019-6030  
Referred [C.J.p. 4337] Transportation  
Southbridge 9 Master Owner LLC  
2350 S State St  
Siamese connection  
Dowell (3) O2019-6033  
Referred [C.J.p. 4337] Transportation  
Southport Properties LLC  
3356 N Sheffield Ave  
Light fixture  
Tunney (44) O2019-5200  
Referred [C.J.p. 2137] Transportation  
Passed [C.J.p. 3105]  
Spa Soak, Inc.  
1733 N Milwaukee Ave  
Banner  
Waguespack (32) O2019-6336  
Referred [C.J.p. 4387] Transportation  
Spicy Fingers  
1549 W Chicago Ave  
Sign  
La Spata (1) O2019-4382  
Referred [C.J.p. 2039] Transportation  
Passed [C.J.p. 3106]  
Spirits Beverage Center  
7400 S Halsted St  
Security camera  
Sawyer (6) O2019-6081  
Referred [C.J.p. 4343] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

163

PUBLIC WAY USAGE

Grants of Privilege

Spirits Beverage Depot  
6601 S Halsted St  
Conduit  
Sawyer (6) O2019-4738  
Referred [C.J.p. 2061] Transportation  
Passed [C.J.p. 3107]  
Spirits Beverage Depot  
6601 S Halsted St  
Security Camera  
Sawyer (6) O2019-4740  
Referred [C.J.p. 2061] Transportation  
Passed [C.J.p. 3108]  
Sprint Store by MSM  
4800 W Irving Park Rd  
Sign  
Gardiner (45) O2019-5270  
Referred [C.J.p. 2140] Transportation  
Passed [C.J.p. 3109]  
Sprint Store by MSM  
3954 N Lincoln Ave  
Sign  
Martin (47) O2019-6457  
Referred [C.J.p. 4429] Transportation  
SPUS8 150 NMA, LP  
150 N Michigan Ave  
Sign  
Reilly (42) O2019-5433  
Direct Introduction Transportation  
Passed [C.J.p. 3109]  
St. Alfred, Inc.  
Sign  
La Spata (1) O2019-4392  
Referred [C.J.p. 2039] Transportation  
Passed [C.J.p. 3110]  
St. James Lutheran Church  
2101 N Fremont St  
Door swing  
Smith (43) O2019-6397  
Referred [C.J.p. 4416] Transportation

PUBLIC WAY USAGE

Grants of Privilege

St. John Berchmans  
2524 W Altgeld St  
Park bench  
Waguespack (32) O2019-4563  
Referred [C.J.p. 2099] Transportation  
Passed [C.J.p. 3111]  
Standard Club, The  
320 S Plymouth Ct  
Planter  
King (4) O2019-6067  
Referred [C.J.p. 4340] Transportation  
Standard Parking  
400 E South Water St  
Sign  
Reilly (42) O2019-5435  
Direct Introduction Transportation  
Passed [C.J.p. 3112]  
Star Light Food Market  
211 W 22nd Pl  
Sign  
Sigcho-Lopez (25) O2019-6233  
Referred [C.J.p. 4366] Transportation  
Starbucks  
646 N Michigan Ave  
Bicycle rack  
Reilly (42) O2019-6428  
Referred [C.J.p. 4406] Transportation  
Starbucks Coffee Company  
217 S Wacker Dr  
Sign  
Reilly (42) O2019-6429  
Referred [C.J.p. 4406] Transportation  
Starbucks Coffee No. 11719  
116 S Halsted St  
Sign  
Burnett (27) O2019-5015  
Referred [C.J.p. 2087] Transportation  
Passed [C.J.p. 3113]

OFFICE OF THE CITY CLERK

**PUBLIC WAY USAGE**

Grants of Privilege

Starbucks No 231  
 3400 N Southport Ave  
 Light fixture  
 Tunney (44) O2019-5204  
 Referred [C.J.p. 2137] Transportation  
 Passed [C.J.p. 3112]  
 State and Chestnut 845 N State St  
 845 N State St  
 Caisson  
 Hopkins (2) O2019-4361  
 Referred [C.J.p. 2048] Transportation  
 Passed [C.J.p. 3114]  
 State and Chestnut 845 N State St  
 845 N State St  
 Ice melt system/snow melt system  
 Hopkins (2) O2019-5991  
 Referred [C.J.p. 4334] Transportation  
 State Farm Ins.  
 1813 W 87th St  
 Sign  
 Brookins (21) O2019-4962  
 Referred [C.J.p. 2075] Transportation  
 Passed [C.J.p. 3116]  
 State Farm Insurance  
 4034 W Lawrence Ave  
 Sign  
 Nugent (39) O2019-4668  
 Referred [C.J.p. 2110] Transportation  
 Passed [C.J.p. 3115]  
 State Farm Insurance, Ann M Nolan, Agent  
 1631 N Milwaukee Ave  
 Sign  
 Hopkins (2) O2019-4363  
 Referred [C.J.p. 2048] Transportation  
 Passed [C.J.p. 3117]  
 Steinway, Inc.  
 1960 N Clybourn Ave  
 Sign  
 Hopkins (2) O2019-4364  
 Referred [C.J.p. 2048] Transportation  
 Passed [C.J.p. 3118]

**PUBLIC WAY USAGE**

Grants of Privilege

Steppenwolf Theatre Company  
 1646 N Halsted St  
 Earth retention system  
 Smith (43) O2019-5013  
 Referred [C.J.p. 2132] Transportation  
 Passed [C.J.p. 3118]  
 Sterling Bay Companies LLC  
 626 W Jackson Blvd  
 Cornice  
 Reilly (42) O2019-6432  
 Referred [C.J.p. 4406] Transportation  
 Stone Creek Coffee  
 939 W Belmont Ave  
 Sign  
 Tunney (44) O2019-5210  
 Referred [C.J.p. 2137] Transportation  
 Passed [C.J.p. 3119]  
 Stony Island Motel  
 9201 S Stony Island Ave  
 Sign  
 Harris (8) O2019-4744  
 Referred [C.J.p. 2064] Transportation  
 Passed [C.J.p. 3120]  
 Studios Fuse  
 2215-2217 N Halsted St  
 Sign  
 Smith (43) O2019-5020  
 Referred [C.J.p. 2132] Transportation  
 Passed [C.J.p. 3121]  
 Su Chaplin Chicago LLC  
 1749 W Chicago Ave  
 Fire escape  
 La Spata (1) O2019-4393  
 Referred [C.J.p. 2039] Transportation  
 Passed [C.J.p. 3121]  
 Subway  
 4556 N Magnolia Ave  
 Sign  
 Cappleman (46) O2019-5097  
 Referred [C.J.p. 2143] Transportation  
 Passed [C.J.p. 3122]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

165

PUBLIC WAY USAGE

Grants of Privilege

Subway Restaurant  
5215 W Chicago Ave  
Sign  
Mitts (37) O2019-6445  
Referred [C.J.p. 4395] Transportation

Subway Restaurant  
5973 W Madison St  
Sign  
Taliaferro (29) O2019-6398  
Referred [C.J.p. 4379] Transportation

Sugar Factory  
55 E Grand Ave  
Reilly (42) O2019-4803  
Referred [C.J.p. 2128] Transportation  
Passed [C.J.p. 3585]

Sumi  
1303 S Michigan Ave  
Sign  
Dowell (3) O2019-4463  
Referred [C.J.p. 2052] Transportation  
Passed [C.J.p. 3123]

Sun Shine Food & Liquor, Inc.  
3900 W Roosevelt Rd  
Sign  
Scott, Jr. (24) O2019-4768  
Referred [C.J.p. 2077] Transportation  
Passed [C.J.p. 3124]

Superior Limited Partnership  
41 E Superior St  
Grease Trap  
Reilly (42) O2019-6433  
Referred [C.J.p. 4406] Transportation

Supermercado La Gloria  
4117-4125 S Kedzie Ave  
Sign  
Lopez (15) O2019-6134  
Referred [C.J.p. 4353] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Supermercado Santos  
4045-4047 W 31st St  
Security camera  
Rodriguez (22) O2019-6155  
Referred [C.J.p. 4632] Transportation

Sweet World Pastry  
5450 N Milwaukee Ave  
Sign  
Gardiner (45) O2019-5271  
Referred [C.J.p. 2140] Transportation  
Passed [C.J.p. 3124]

Tabb's Food & Liquor, Inc.  
2600 W Chicago Ave  
Bay window  
Maldonado (26) O2019-6266  
Referred [C.J.p. 4369] Transportation

Tac Quick  
1011 W Irving Park Rd  
Sign  
Cappleman (46) O2019-5101  
Referred [C.J.p. 2143] Transportation  
Passed [C.J.p. 3128]

Taco Bell  
920 W Belmont Ave  
Sign  
Tunney (44) O2019-5211  
Referred [C.J.p. 2137] Transportation  
Passed [C.J.p. 3129]

Taco Bell No. 35850  
22 E Chicago Ave  
Banner  
Reilly (42) O2019-5202  
Referred [C.J.p. 2123] Transportation  
Passed [C.J.p. 3130]

Taco Bell No. 35850  
22 E Chicago Ave  
Light fixture  
Reilly (42) O2019-5205  
Referred [C.J.p. 2123] Transportation  
Passed [C.J.p. 3131]

OFFICE OF THE CITY CLERK

**PUBLIC WAY USAGE**

Grants of Privilege

Taco Bell No. 35850  
 22 E Chicago Ave  
 Sign  
 Reilly (42) O2019-5208  
 Referred [C.J.p. 2123] Transportation  
 Passed [C.J.p. 3132]

Taco Joint  
 1969 N Halsted St  
 Sign  
 Smith (43) O2019-5024  
 Referred [C.J.p. 2132] Transportation  
 Passed [C.J.p. 3132]

Tai Chi  
 1158 W Taylor St  
 Sign  
 Sigcho-Lopez (25) O2019-4873  
 Referred [C.J.p. 2079] Transportation  
 Passed [C.J.p. 3133]

Takito Kitchen  
 2013 W Division St  
 Sign  
 La Spata (1) O2019-4394  
 Referred [C.J.p. 2039] Transportation  
 Passed [C.J.p. 3134]

Tao Chicago  
 632 N Dearborn St  
 Light pole  
 Reilly (42) O2019-6434  
 Referred [C.J.p. 4406] Transportation

Taqueria Atotonilco No. 2  
 1649 W 74th St  
 Sign  
 Taylor (20) O2019-4928  
 Referred [C.J.p. 2074] Transportation  
 Passed [C.J.p. 3135]

Taqueria La Haciendita, Inc.  
 5922-5924 S Pulaski Rd  
 Sign  
 Tabares (23) O2019-6162  
 Referred [C.J.p. 4363] Transportation

**PUBLIC WAY USAGE**

Grants of Privilege

Taqueria San Jose No. 1  
 3253 S Halsted St  
 Sign  
 Thompson (11) O2019-5415  
 Direct Introduction Transportation  
 Passed [C.J.p. 3135]

Taylor Street Properties LLC  
 1074-1076 W Taylor St  
 Bay window  
 Sigcho-Lopez (25) O2019-4875  
 Referred [C.J.p. 2079] Transportation  
 Passed [C.J.p. 3136]

Taylor Street Properties LLC  
 1074-1076 W Taylor St  
 Step  
 Sigcho-Lopez (25) O2019-4876  
 Referred [C.J.p. 2079] Transportation  
 Passed [C.J.p. 3137]

TCF Bank  
 2920 W Peterson Ave  
 Sign  
 Silverstein (50) O2019-5263  
 Referred [C.J.p. 2153] Transportation  
 Passed [C.J.p. 3138]

Teachers Insurance and Annuity Assn. of America  
 919 N Michigan Ave  
 Fence  
 Hopkins (2) O2019-5995  
 Referred [C.J.p. 4334] Transportation

Teachers Insurance and Annuity Assn. of America  
 919 N Michigan Ave  
 Planter  
 Hopkins (2) O2019-5999  
 Referred [C.J.p. 4334] Transportation

Tec Foods, Inc.  
 4300 W Ohio St  
 Occupation of space  
 Ervin (28) O2019-6380  
 Referred [C.J.p. 4377] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

167

PUBLIC WAY USAGE

Grants of Privilege

Tech Box  
 1623 E 55th St  
 Sign  
 Hairston (5) O2019-4618  
 Referred [C.J.p. 2057] Transportation  
 Passed [C.J.p. 3139]

Terry's Toffee  
 1009 W Armitage Ave  
 Light fixture  
 Smith (43) O2019-6399  
 Referred [C.J.p. 4416] Transportation

Thai Room Restaurant, Inc.  
 4022 N Western Ave  
 Light fixture  
 Martin (47) O2019-5223  
 Referred [C.J.p. 2147] Transportation  
 Passed [C.J.p. 3140]

Thalia Hall  
 1807 S Allport St  
 Fire escape  
 Sigcho-Lopez (25) O2019-4878  
 Referred [C.J.p. 2079] Transportation  
 Passed [C.J.p. 3140]

Thompson Building LLC  
 350 N Clark St  
 Planter  
 Reilly (42) O2019-6435  
 Referred [C.J.p. 4406] Transportation

Thor 816 W Fulton Owner LLC  
 311 N Green St  
 Caisson  
 Burnett (27) O2019-6347  
 Referred [C.J.p. 4374] Transportation

Thor 816 W Fulton Owner LLC  
 311 N Green St  
 Sheeting  
 Burnett (27) O2019-6349  
 Referred [C.J.p. 4374] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Thor Palmer House Hotel & Shops LLC  
 17 E Monroe St  
 Planter  
 Reilly (42) O2019-6439  
 Referred [C.J.p. 4406] Transportation

Thor Palmer House Hotel & Shops LLC  
 17 E Monroe St  
 Vault  
 Reilly (42) O2019-6442  
 Referred [C.J.p. 4406] Transportation

Thor Palmer House Hotel & Shops LLC  
 120 S Wabash Ave  
 Vault  
 Reilly (42) O2019-6446  
 Referred [C.J.p. 4406] Transportation

Thor Palmer House Hotel and Shops LLC  
 17 E Monroe St  
 Facade  
 Reilly (42) O2019-5213  
 Referred [C.J.p. 2123] Transportation  
 Passed [C.J.p. 3141]

Tierra Caliente, Inc.  
 4070 S Archer Ave  
 Sign  
 Cardenas (12) O2019-4818  
 Referred [C.J.p. 2069] Transportation  
 Passed [C.J.p. 3142]

Tilden Dental Group  
 331 E Ontario St  
 Sign  
 Reilly (42) O2019-5215  
 Referred [C.J.p. 2123] Transportation  
 Passed [C.J.p. 3143]

T-Mobile  
 6466 N Sheridan Rd  
 Sign  
 Hadden (49) O2019-5247  
 Referred [C.J.p. 2152] Transportation  
 Passed [C.J.p. 3125]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

T-Mobile Central LLC  
 120 S Halsted St  
 Sign  
 Burnett (27) O2019-5019  
 Referred [C.J.p. 2087] Transportation  
 Passed [C.J.p. 3126]

T-Mobile Limited  
 1973 W Lawrence Ave  
 Sign  
 Martin (47) O2019-5226  
 Referred [C.J.p. 2147] Transportation  
 Passed [C.J.p. 3127]

T-Mobile Limited  
 4001 W Montrose Ave  
 Sign  
 Nugent (39) O2019-4670  
 Referred [C.J.p. 2110] Transportation  
 Passed [C.J.p. 3128]

Tom's Food and Liquor  
 5201 W Lake St  
 Sign  
 Mitts (37) O2019-4645  
 Referred [C.J.p. 2108] Transportation  
 Passed [C.J.p. 3144]

Torchio  
 738 N Wells St  
 Tree grate  
 Reilly (42) O2019-5217  
 Referred [C.J.p. 2124] Transportation  
 Passed [C.J.p. 3145]

Totto's Market  
 777 S Dearborn St  
 Light fixture - amend  
 King (4) O2019-4276  
 Referred [C.J.p. 2055] Transportation  
 Passed [C.J.p. 3252]

PUBLIC WAY USAGE

Grants of Privilege

Tous Les Jours  
 1726 W Division St  
 Sign  
 La Spata (1) O2019-4396  
 Referred [C.J.p. 2039] Transportation  
 Passed [C.J.p. 3145]

Tripoli Tavern  
 1147 W Armitage Ave  
 Light fixture  
 Smith (43) O2019-5029  
 Referred [C.J.p. 2133] Transportation  
 Passed [C.J.p. 3146]

Two East Erie Condo Assn  
 2 E Erie St  
 Planter  
 Reilly (42) O2019-6448  
 Referred [C.J.p. 4407] Transportation

Two North Riverside Plaza Joint Venture Limited Partnership  
 2 N Riverside Plz  
 Light fixture  
 Reilly (42) O2019-5224  
 Referred [C.J.p. 2124] Transportation  
 Passed [C.J.p. 3147]

Two North Riverside Plaza Joint Venture Limited Partnership  
 2 N Riverside Plz  
 Siamese connection  
 Reilly (42) O2019-6449  
 Referred [C.J.p. 4407] Transportation

Two North Riverside Plaza Joint Venture Limited Partnership  
 2 N Riverside Plz  
 Vault  
 Reilly (42) O2019-5227  
 Referred [C.J.p. 2124] Transportation  
 Passed [C.J.p. 3148]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

169

PUBLIC WAY USAGE

Grants of Privilege

U.S. Chicago Auto Sales, Inc.  
7333 S Western Ave  
Sign  
Curtis (18) O2019-4868  
Referred [C.J.p. 2073] Transportation  
Passed [C.J.p. 3172]

Underbar  
3243 N Western Ave  
Light fixture  
Waguespack (32) O2019-6341  
Referred [C.J.p. 4388] Transportation

Underbar  
3243 N Western Ave  
Security camera  
Waguespack (32) O2019-6345  
Referred [C.J.p. 4388] Transportation

Unique Travel  
5479 N Milwaukee Ave  
Sign  
Gardiner (45) O2019-5276  
Referred [C.J.p. 2141] Transportation  
Passed [C.J.p. 3149]

United Center Joint Venture  
1901 W Madison St  
Bollard  
Burnett (27) O2019-6351  
Referred [C.J.p. 4374] Transportation

University Club of Chicago  
76 E Monroe St  
Fire escape  
Reilly (42) O2019-5231  
Referred [C.J.p. 2124] Transportation  
Passed [C.J.p. 3150]

University of Chicago  
5530 S Ellis Ave  
Paved crosswalk  
Hairston (5) O2019-4655  
Referred [C.J.p. 2058] Transportation  
Passed [C.J.p. 3153]

PUBLIC WAY USAGE

Grants of Privilege

University of Chicago  
5555 E Ellis Ave  
Duct  
Hairston (5) O2019-4646  
Referred [C.J.p. 2058] Transportation  
Passed [C.J.p. 3153]

University of Chicago  
5700 S Ellis Ave  
Tunnel  
Hairston (5) O2019-4674  
Referred [C.J.p. 2058] Transportation  
Passed [C.J.p. 3154]

University of Chicago (File No. 26), The  
5640 S University Ave  
Pipe  
Hairston (5) O2019-4683  
Referred [C.J.p. 2059] Transportation  
Passed [C.J.p. 3162]

University of Chicago (File No. 56), The  
5640 S Ellis Ave  
Earth retention system  
Hairston (5) O2019-4684  
Referred [C.J.p. 2059] Transportation  
Passed [C.J.p. 3163]

University of Chicago (File No. 58), The  
931 E 57th St  
Pedestrian bridge  
Hairston (5) O2019-4689  
Referred [C.J.p. 2059] Transportation  
Passed [C.J.p. 3164]

University of Chicago (File No. 8), The  
5800 S University Ave  
Bollard  
Hairston (5) O2019-4681  
Referred [C.J.p. 2059] Transportation  
Passed [C.J.p. 3162]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

University of Chicago Medical Center  
5700 S Maryland Ave  
Bollard  
Hairston (5) O2019-4693  
Referred [C.J.p. 2059] Transportation  
Passed [C.J.p. 3166]

University of Chicago Medical Center  
5700 S Maryland Ave  
Door swing  
Hairston (5) O2019-4694  
Referred [C.J.p. 2059] Transportation  
Passed [C.J.p. 3166]

University of Chicago Medical Center  
5700 S Maryland Ave  
Grease basin  
Hairston (5) O2019-4695  
Referred [C.J.p. 2059] Transportation  
Passed [C.J.p. 3166]

University of Chicago Medical Center  
5700 S Maryland Ave  
Planter  
Hairston (5) O2019-4697  
Referred [C.J.p. 2059] Transportation  
Passed [C.J.p. 3167]

University of Chicago Medical Center  
5700 S Maryland Ave  
Sheeting  
Hairston (5) O2019-4698  
Referred [C.J.p. 2059] Transportation  
Passed [C.J.p. 3168]

University of Chicago Medical Center  
5700 S Maryland Ave  
Tieback system  
Hairston (5) O2019-4700  
Referred [C.J.p. 2060] Transportation  
Passed [C.J.p. 3169]

PUBLIC WAY USAGE

Grants of Privilege

University of Chicago Real Estate Operations  
5801 S Dorchester Ave  
Fire escape  
Hairston (5) O2019-4703  
Referred [C.J.p. 2060] Transportation  
Passed [C.J.p. 3170]

University of Chicago, The  
800 E 55th St  
Conduit  
Hairston (5) O2019-4629  
Referred [C.J.p. 2058] Transportation  
Passed [C.J.p. 3159]

University of Chicago, The  
924 E 57th St  
Conduit  
Hairston (5) O2019-4634  
Referred [C.J.p. 2058] Transportation  
Passed [C.J.p. 3160]

University of Chicago, The  
1100 E 57th St  
Tieback system  
Hairston (5) O2019-4667  
Referred [C.J.p. 2058] Transportation  
Passed [C.J.p. 3161]

University of Chicago, The  
5201 S Cottage Grove Ave  
Conduit  
Hairston (5) O2019-4641  
Referred [C.J.p. 2058] Transportation  
Passed [C.J.p. 3151]

University of Chicago, The  
5201 S Cottage Grove Ave  
Manhole  
Hairston (5) O2019-4650  
Referred [C.J.p. 2058] Transportation  
Passed [C.J.p. 3152]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

171

PUBLIC WAY USAGE

Grants of Privilege

University of Chicago, The  
5801 S Ellis Ave  
Planter  
Hairston (5) O2019-4660  
Referred [C.J.p. 2058] Transportation  
Passed [C.J.p. 3155]

University of Chicago, The  
5656 S Maryland Ave  
Pedestrian bridge  
Hairston (5) O2019-4658  
Referred [C.J.p. 2058] Transportation  
Passed [C.J.p. 3156]

University of Chicago, The  
5656 S Maryland Ave  
Sheeting  
Hairston (5) O2019-4664  
Referred [C.J.p. 2058] Transportation  
Passed [C.J.p. 3157]

University of Chicago, The  
5656 S Maryland Ave  
Tunnel  
Hairston (5) O2019-4673  
Referred [C.J.p. 2059] Transportation  
Passed [C.J.p. 3158]

University of Chicago, The  
5801 S Woodlawn Ave  
Bollard  
Hairston (5) O2019-4622  
Referred [C.J.p. 2057] Transportation  
Passed [C.J.p. 3158]

University of Chicago, The/Searle Parking Lot  
5735 S Ellis Ave  
Ramp  
Hairston (5) O2019-4705  
Referred [C.J.p. 2060] Transportation  
Passed [C.J.p. 3171]

PUBLIC WAY USAGE

Grants of Privilege

Uptown Gym and Fitness, Inc.  
909 W Montrose Ave  
Sign  
Cappleman (46) O2019-5104  
Referred [C.J.p. 2143] Transportation  
Passed [C.J.p. 3172]

Urban Tables  
6958 N Clark St  
Sign  
Hadden (49) O2019-6483  
Referred [C.J.p. 4431] Transportation

U-Spystore  
2406 W Fullerton Ave  
Security camera  
La Spata (1) O2019-5924  
Referred [C.J.p. 4329] Transportation

U-Spystore  
2406 W Fullerton Ave  
Sign  
La Spata (1) O2019-4398  
Referred [C.J.p. 2039] Transportation  
Passed [C.J.p. 3149]

Vajra Restaurant  
1329 W Chicago Ave  
Door swing  
Burnett (27) O2019-5021  
Referred [C.J.p. 2088] Transportation  
Passed [C.J.p. 3173]

Valesquez & Sons, Inc.  
2845 W Belmont Ave  
Sign  
Rodriguez Sanchez (33) O2019-4574  
Referred [C.J.p. 2101] Transportation  
Passed [C.J.p. 3176]

VCA Lake Shore Animal Hospital  
960 W Chicago Ave  
Sign  
Burnett (27) O2019-5025  
Referred [C.J.p. 2088] Transportation  
Passed [C.J.p. 3174]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

VCG LTD.  
 5050 W Irving Park Rd  
 Sign  
 Gardiner (45) O2019-5278  
 Referred [C.J.p. 2141] Transportation  
 Passed [C.J.p. 3175]

Vequity  
 1001 W Fulton Market  
 Sign  
 Burnett (27) O2019-6353  
 Referred [C.J.p. 4374] Transportation

Victoria Mortgage  
 1070 N Milwaukee Ave  
 Sign  
 Hopkins (2) O2019-4366  
 Referred [C.J.p. 2048] Transportation  
 Passed [C.J.p. 3176]

Victoria's Beauty Boulevard  
 6807 W Higgins Ave  
 Sign  
 Napolitano (41) O2019-4897  
 Referred [C.J.p. 2114] Transportation  
 Passed [C.J.p. 3177]

Vig Chicago, The  
 1527 N Wells St  
 Security camera  
 Burnett (27) O2019-6356  
 Referred [C.J.p. 4374] Transportation

Villa Join the Movement  
 306 E 47th St  
 Sign  
 Dowell (3) O2019-5404  
 Direct Introduction Transportation  
 Passed [C.J.p. 3180]

Villa Join the Movement  
 9059 S Commercial Ave  
 Sign  
 Sadlowski Garza (10) O2019-5399  
 Direct Introduction Transportation  
 Passed [C.J.p. 3178]

PUBLIC WAY USAGE

Grants of Privilege

Villa Join the Movement  
 3913-3919 W Madison St  
 Sign  
 Ervin (28) O2019-4462  
 Referred [C.J.p. 2092] Transportation  
 Passed [C.J.p. 3179]

Villa Join the Movement  
 3913 W Madison St  
 Sign  
 Ervin (28) O2019-6383  
 Referred [C.J.p. 4377] Transportation

Village Discount Outlet, Inc.  
 2514 W 47th St  
 Sign  
 Lopez (15) O2019-6136  
 Referred [C.J.p. 4353] Transportation

Village Eyecare  
 1621 E 55th St  
 Sign  
 Hairston (5) O2019-4707  
 Referred [C.J.p. 2060] Transportation  
 Passed [C.J.p. 3180]

Vireva Nursery School  
 1935 W 51st St  
 Sign  
 Coleman (16) O2019-6140  
 Referred [C.J.p. 4355] Transportation

Visanu Thai 55, Inc.  
 1607 E 55th St  
 Sign  
 Hairston (5) O2019-4710  
 Referred [C.J.p. 2060] Transportation  
 Passed [C.J.p. 3181]

Vitamin Shoppe, The  
 1303 N Milwaukee Ave  
 Sign  
 La Spata (1) O2019-4401  
 Referred [C.J.p. 2039] Transportation  
 Passed [C.J.p. 3182]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

173

PUBLIC WAY USAGE

Grants of Privilege

Vosges Haut-Chocolat  
2950 N Oakley Ave  
Manhole  
Waguespack (32) O2019-6361  
Referred [C.J.p. 4388] Transportation  
VPC 740 Rush LLC  
60 E Superior St  
Vault  
Reilly (42) O2019-5233  
Referred [C.J.p. 2124] Transportation  
Passed [C.J.p. 3183]  
Wabash Condominium LLC  
403 N Wabash Ave  
Door swing  
Reilly (42) O2019-5236  
Referred [C.J.p. 2124] Transportation  
Passed [C.J.p. 3184]  
Walgreens No 04936  
4040 N Cicero Ave  
Sign  
Gardiner (45) O2019-5281  
Referred [C.J.p. 2141] Transportation  
Passed [C.J.p. 3188]  
Walgreens No. 00194  
4801 N Lincoln Ave  
Sign  
Martin (47) O2019-5230  
Referred [C.J.p. 2147] Transportation  
Passed [C.J.p. 3184]  
Walgreens No. 02340  
342 E Illinois St  
Sign  
Reilly (42) O2019-5238  
Referred [C.J.p. 2124] Transportation  
Passed [C.J.p. 3186]  
Walgreens No. 04938  
4748 W North Ave  
Sign  
Mitts (37) O2019-4649  
Referred [C.J.p. 2108] Transportation  
Passed [C.J.p. 3189]

PUBLIC WAY USAGE

Grants of Privilege

Walgreens No. 06980  
3019 W Peterson Ave  
Sign  
Vasquez, Jr. (40) O2019-4831  
Referred [C.J.p. 2112] Transportation  
Passed [C.J.p. 3190]  
Walgreens No. 07359  
3222 N Milwaukee Ave  
Light fixture  
Reboyras (30) O2019-6420  
Referred [C.J.p. 4382] Transportation  
Walgreens No. 07630  
933 S State St  
Light fixture  
Reilly (42) O2019-6452  
Referred [C.J.p. 4407] Transportation  
Walgreens No. 07630  
933 N State St  
Sign  
Reilly (42) O2019-5241  
Referred [C.J.p. 2124] Transportation  
Passed [C.J.p. 3191]  
Walgreens No. 0900  
2001 N Milwaukee Ave  
Sign  
La Spata (1) O2019-4403  
Referred [C.J.p. 2040] Transportation  
Passed [C.J.p. 3192]  
Walgreens No. 09001  
191 N Clark St  
Sign  
Reilly (42) O2019-5243  
Referred [C.J.p. 2124] Transportation  
Passed [C.J.p. 3193]  
Walgreens No. 09470  
4817 W Fullerton Ave  
Sign  
Cardona, Jr. (31) O2019-6393  
Referred [C.J.p. 4383] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Grants of Privilege

Walgreens No. 09709  
4010 W Lawrence Ave  
Light fixture  
Nugent (39) O2019-6447  
Referred [C.J.p. 4396] Transportation  
Walgreens No. 09709  
4010 W Lawrence Ave  
Sign  
Nugent (39) O2019-4672  
Referred [C.J.p. 2110] Transportation  
Passed [C.J.p. 3194]  
Walgreens No. 10556  
250 S Wacker Dr  
Sign  
Reilly (42) O2019-5246  
Referred [C.J.p. 2124] Transportation  
Passed [C.J.p. 3194]  
Walgreens No. 1298  
1372 N Milwaukee Ave  
Sign  
La Spata (1) O2019-4402  
Referred [C.J.p. 2039] Transportation  
Passed [C.J.p. 3185]  
Walgreens No. 2586  
2301 W Irving Park Rd  
Sign  
Martin (47) O2019-5234  
Referred [C.J.p. 2147] Transportation  
Passed [C.J.p. 5234]  
Walgreens No. 3072  
641 N Clark St  
Light fixture  
Reilly (42) O2019-6451  
Referred [C.J.p. 4407] Transportation  
Warby Parker  
3432 N Southport Ave  
Sign  
Tunney (44) O2019-5454  
Direct Introduction Transportation  
Passed [C.J.p. 3195]

PUBLIC WAY USAGE

Grants of Privilege

Warby Parker  
1123 N State St  
Sign  
Hopkins (2) O2019-6001  
Referred [C.J.p. 4334] Transportation  
Weed-Sheffield LLC  
1001 W North Ave  
Door swing  
Burnett (27) O2019-6359  
Referred [C.J.p. 4374] Transportation  
Weissbluth Pediatrics  
2401 N Western Ave  
Sign  
La Spata (1) O2019-4405  
Referred [C.J.p. 2040] Transportation  
Passed [C.J.p. 3196]  
Welcome Bank Lounge, The  
2423 N Milwaukee Ave  
Sign  
La Spata (1) O2019-4406  
Referred [C.J.p. 2040] Transportation  
Passed [C.J.p. 3197]  
Weldella Sightseeing Co., Inc.  
200 N Michigan Ave  
Occupation of space  
Reilly (42) O2019-5257  
Referred [C.J.p. 2125] Transportation  
Passed [C.J.p. 3199]  
Wells Bookstore  
176-180 N Wells St  
Vault  
Reilly (42) O2019-6454  
Referred [C.J.p. 4407] Transportation  
Wendella Sightseeing Co., Inc.  
400 N Michigan Ave  
Fence  
Reilly (42) O2019-5250  
Referred [C.J.p. 2125] Transportation  
Passed [C.J.p. 3198]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

175

PUBLIC WAY USAGE

Grants of Privilege

Wendela Sightseeing Co., Inc.  
 400 N Michigan Ave  
 Occupation of space  
 Reilly (42) O2019-5259  
 Referred [C.J.p. 2125] Transportation  
 Passed [C.J.p. 3199]

West Austin Development Center  
 4920 W Madison St  
 Light fixture  
 Ervin (28) O2019-6387  
 Referred [C.J.p. 4377] Transportation

West Loop Fit Body Boot Camp  
 1043 W Madison St  
 Sign  
 Sigcho-Lopez (25) O2019-4879  
 Referred [C.J.p. 2079] Transportation  
 Passed [C.J.p. 3200]

West Town Bikes NFP  
 771 N Milwaukee Ave  
 Bicycle rack  
 Burnett (27) O2019-6362  
 Referred [C.J.p. 4374] Transportation

Western Poultry  
 2003 S Western Ave  
 Sign  
 Sigcho-Lopez (25) O2019-5432  
 Direct Introduction Transportation  
 Passed [C.J.p. 3201]

Whale Chicago, The  
 Door swing  
 La Spata (1) O2019-4407  
 Referred [C.J.p. 2040] Transportation  
 Passed [C.J.p. 3202]

White Castle No. 75  
 3901 W Madison St  
 Sign  
 Ervin (28) O2019-4464  
 Referred [C.J.p. 2092] Transportation  
 Passed [C.J.p. 3203]

PUBLIC WAY USAGE

Grants of Privilege

Wicker Park Bucktown Chamber of Commerce  
 1553 N Damen Ave  
 Trash container  
 La Spata (1) O2019-4422  
 Referred [C.J.p. 2040] Transportation  
 Passed [C.J.p. 3203]

Wicker Park Bucktown Chamber of Commerce  
 1558 N Damen Ave  
 Trash container  
 La Spata (1) O2019-4412  
 Referred [C.J.p. 2040] Transportation  
 Passed [C.J.p. 3204]

Wicker Park Bucktown Chamber of Commerce  
 1601 N Damen Ave  
 Trash container  
 Hopkins (2) O2019-4369  
 Referred [C.J.p. 2048] Transportation  
 Passed [C.J.p. 3205]

Wicker Park Bucktown Chamber of Commerce  
 1564 N Milwaukee Ave  
 Trash container  
 La Spata (1) O2019-4416  
 Referred [C.J.p. 2040] Transportation  
 Passed [C.J.p. 3206]

Wicker Park Bucktown Chamber of Commerce  
 1585 N Milwaukee Ave  
 Trash container  
 La Spata (1) O2019-4423  
 Referred [C.J.p. 2040] Transportation  
 Passed [C.J.p. 3207]

Wicker Park Bucktown Chamber of Commerce  
 1958 W North Ave  
 Trash container  
 Hopkins (2) O2019-4371  
 Referred [C.J.p. 2048] Transportation  
 Passed [C.J.p. 3207]

OFFICE OF THE CITY CLERK

176

CITY COUNCIL LEGISLATIVE INDEX

Date: 7/24/2019

**PUBLIC WAY USAGE**

Grants of Privilege

Wicker Park Bucktown Chamber of Commerce  
 2009 W North Ave  
 Trash container  
 La Spata (1) O2019-4419  
 Referred [C.J.p. 2040] Transportation  
 Passed [C.J.p. 3208]

Wicker Park Bucktown Chamber of Commerce  
 2016 W North Ave  
 Trash container  
 Hopkins (2) O2019-4373  
 Referred [C.J.p. 2048] Transportation  
 Passed [C.J.p. 3209]

Windy City (Mini-Markeet)  
 1756 W Chicago Ave  
 Sign  
 La Spata (1) O2019-5396  
 Direct Introduction Transportation  
 Passed [C.J.p. 3210]

Windy City Hand Car Wash - Fullerton  
 3265 W Fullerton Ave  
 Sign  
 Waguespack (32) O2019-6369  
 Referred [C.J.p. 4388] Transportation

Windy City K-9 Club  
 1628 N Elston Ave  
 Sign  
 Hopkins (2) O2019-5397  
 Direct Introduction Transportation  
 Passed [C.J.p. 3210]

Winter Globe  
 6152 W Belmont Ave  
 Sign  
 Reboyras (30) O2019-4482  
 Referred [C.J.p. 2095] Transportation  
 Passed [C.J.p. 3211]

Wiseguys Pizza  
 3822 W 111th St  
 Sign  
 O'Shea (19) O2019-4919  
 Referred [C.J.p. 2073] Transportation  
 Passed [C.J.p. 3212]

**PUBLIC WAY USAGE**

Grants of Privilege

Wishbone Restaurant  
 3300 N Lincoln Ave  
 Light fixture  
 Martin (47) O2019-5237  
 Referred [C.J.p. 2147] Transportation  
 Passed [C.J.p. 3213]

Wishbone Restaurant  
 3300 N Lincoln Ave  
 Sign  
 Martin (47) O2019-6459  
 Referred [C.J.p. 4429] Transportation

WLS Television, Inc.  
 190 N State St  
 Vault  
 Reilly (42) O2019-6456  
 Referred [C.J.p. 4407] Transportation

WNDR Museum  
 1130 W Monroe St  
 Banner  
 Sigcho-Lopez (25) O2019-4882  
 Referred [C.J.p. 2079] Transportation  
 Passed [C.J.p. 3214]

Woodard Building, Inc.  
 7850 S Jeffery Blvd  
 Security camera  
 Harris (8) O2019-6086  
 Referred [C.J.p. 4344] Transportation

Wow Bao  
 1 W Wacker Dr  
 Banner  
 Reilly (42) O2019-5262  
 Referred [C.J.p. 2125] Transportation  
 Passed [C.J.p. 3214]

Wrightwood 659 LLC  
 659 W Wrightwood Ave  
 Ice melt system - amend  
 Smith (43) O2019-4272  
 Referred [C.J.p. 2133] Transportation  
 Passed [C.J.p. 3251]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

177

PUBLIC WAY USAGE

Grants of Privilege

Xando Coffee and Bar/Cosi Sandwich Bar  
 230 W Washington St  
 Light fixture  
 Reilly (42) O2019-5264  
 Referred [C.J.p. 2125] Transportation  
 Passed [C.J.p. 3215]

Yoga Six  
 1136 S Delano Ct  
 Sign  
 Sigcho-Lopez (25) O2019-4883  
 Referred [C.J.p. 2079] Transportation  
 Passed [C.J.p. 3216]

Yoga Six  
 2105 N Southport Ave  
 Sign  
 Hopkins (2) O2019-4375  
 Referred [C.J.p. 2049] Transportation  
 Passed [C.J.p. 3217]

Yoga Six  
 1150 N State St  
 Sign  
 Hopkins (2) O2019-4377  
 Referred [C.J.p. 2049] Transportation  
 Passed [C.J.p. 3218]

Yolk - Lincoln Park  
 1504 N Fremont St  
 Sign  
 Burnett (27) O2019-5449  
 Direct Introduction Transportation  
 Passed [C.J.p. 3218]

Yoshi's Cafe  
 3257 N Halsted St  
 Light fixture  
 Tunney (44) O2019-5214  
 Referred [C.J.p. 2138] Transportation  
 Passed [C.J.p. 3219]

PUBLIC WAY USAGE

Grants of Privilege

Young, David - Peters, Jeff  
 1847 N Orleans St  
 Planter  
 Smith (43) O2019-5036  
 Referred [C.J.p. 2130] Transportation  
 Passed [C.J.p. 2817]

Yoyo Food Mart, Inc.  
 2801 W Harrison St  
 Security camera  
 Ervin (28) O2019-6390  
 Referred [C.J.p. 4377] Transportation

Zed 451  
 739 N Clark St  
 Electrical vault  
 Hopkins (2) O2019-4379  
 Referred [C.J.p. 2049] Transportation  
 Passed [C.J.p. 3220]

Miscellaneous

Dedication of public way(s) in area bounded by E Ohio St, N Lake Shore Dr, E Grand Ave and N McClurg Ct  
 Reilly (42) O2019-4108  
 Referred [C.J.p. 2129] Transportation  
 Passed [C.J.p. 3607]

Dedication of public way(s) in area bounded by S Campbell Ave, W Greshaw St, Union Pacific Railroad and W Fillmore St  
 Ervin (28) O2019-4116  
 Referred [C.J.p. 2092] Transportation  
 Passed [C.J.p. 3603]

Best Western-Hawthorne Terrace  
 3434 N Broadway  
 Tunney (44) O2019-4521  
 Referred [C.J.p. 2135] Transportation  
 Passed [C.J.p. 3267]

Marions Loukas  
 866 N State St  
 Fire escape  
 Hopkins (2) O2019-4353  
 Referred [C.J.p. 2047] Transportation  
 Passed [C.J.p. 2982]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Sidewalk Cafés

859 N Damen Ave  
 Hopkins (2) O2019-4311  
 Referred [C.J.p. 2050] Transportation  
 Passed [C.J.p. 3405]  
 1419 N Wells St  
 Burnett (27) O2019-4538  
 Referred [C.J.p. 2089] Transportation  
 Passed [C.J.p. 3555]  
 Butterfly Sushi Bar and Thai Cuisine on Madison Street  
 1131 W Madison St  
 Sigcho-Lopez (25) O2019-4409  
 Referred [C.J.p. 2080] Transportation  
 Passed [C.J.p. 3510]  
 La Sirena Clandestina  
 954 W Fulton Market  
 Burnett (27) O2019-4534  
 Referred [C.J.p. 2089] Transportation  
 Passed [C.J.p. 3551]  
 25 Degrees  
 736 N Clark St  
 Hopkins (2) O2019-5955  
 Referred [C.J.p. 4335] Transportation  
 26th Street Sugar Shack  
 3139 S Halsted St  
 Thompson (11) O2019-4400  
 Referred [C.J.p. 2068] Transportation  
 Passed [C.J.p. 3596]  
 Alex La Michoacana No. 1  
 5420 W Fullerton Ave  
 Reboyras (30) O2019-4614  
 Referred [C.J.p. 2095] Transportation  
 Passed [C.J.p. 3494]  
 All Together Now  
 2119 W Chicago Ave  
 Amend  
 La Spata (1) O2019-4277  
 Referred [C.J.p. 2041] Transportation  
 Passed [C.J.p. 3597]

PUBLIC WAY USAGE

Sidewalk Cafés

Argo Tea  
 140 S Dearborn St  
 Reilly (42) O2019-4711  
 Referred [C.J.p. 2127] Transportation  
 Passed [C.J.p. 3494]  
 Argo Tea  
 1 S Franklin St  
 Reilly (42) O2019-4714  
 Referred [C.J.p. 2127] Transportation  
 Passed [C.J.p. 3495]  
 Argo Tea  
 16 W Randolph St  
 Reilly (42) O2019-4716  
 Referred [C.J.p. 2127] Transportation  
 Passed [C.J.p. 3496]  
 Argo Tea  
 819 N Rush St  
 Reilly (42) O2019-4719  
 Referred [C.J.p. 2127] Transportation  
 Passed [C.J.p. 3497]  
 Asadito Taqueria/Wok N Bao  
 540 W Madison St  
 Reilly (42) O2019-6103  
 Referred [C.J.p. 4409] Transportation  
 Azucar Bar & Grill  
 2647 N Kedzie Ave  
 Waguespack (32) O2019-4625  
 Referred [C.J.p. 2100] Transportation  
 Passed [C.J.p. 3498]  
 Bandit, The  
 841 W Randolph St  
 Burnett (27) O2019-4485  
 Referred [C.J.p. 2088] Transportation  
 Passed [C.J.p. 3499]  
 Bang Bang Biscuits  
 4947 N Damen Ave  
 Vasquez, Jr. (40) O2019-4701  
 Referred [C.J.p. 2112] Transportation  
 Passed [C.J.p. 3500]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

179

**PUBLIC WAY USAGE**

Sidewalk Cafés

Barton G - The Restaurant  
 415 N Dearborn St  
 Reilly (42) O2019-6107  
 Referred [C.J.p. 4410] Transportation

BBQ Supply Co.  
 1301 E 53rd St  
 King (4) O2019-4356  
 Referred [C.J.p. 2055] Transportation  
 Passed [C.J.p. 3500]

Bella! Bacino's  
 66 E Wacker Dr  
 Reilly (42) O2019-6116  
 Referred [C.J.p. 4410] Transportation

Bellemore, The  
 564 W Randolph St  
 Reilly (42) O2019-4725  
 Referred [C.J.p. 2127] Transportation  
 Passed [C.J.p. 3501]

Big Jones  
 5347 N Clark St  
 Osterman (48) O2019-4953  
 Referred [C.J.p. 2150] Transportation  
 Passed [C.J.p. 3502]

Bistrro Grand  
 2362-2364 N Neva Ave  
 Taliaferro (29) O2019-6063  
 Referred [C.J.p. 4379] Transportation

Black Beetle Bar & Grill  
 2532 W Chicago Ave  
 Maldonado (26) O2019-4428  
 Referred [C.J.p. 2083] Transportation  
 Passed [C.J.p. 3503]

Blue Agave  
 1050 N State St  
 Hopkins (2) O2019-4313  
 Referred [C.J.p. 2050] Transportation  
 Passed [C.J.p. 3505]

**PUBLIC WAY USAGE**

Sidewalk Cafés

Blue Sky Bakery & Cafe  
 3720 N Lincoln Ave  
 Martin (47) O2019-4916  
 Referred [C.J.p. 2147] Transportation  
 Passed [C.J.p. 3505]

Bobby's Lincoln Park  
 2518 N Lincoln Ave  
 Smith (43) O2019-4830  
 Referred [C.J.p. 2133] Transportation  
 Passed [C.J.p. 3506]

Bombastic Cafe  
 3732 N Southport Ave  
 Tunney (44) O2019-4858  
 Referred [C.J.p. 2138] Transportation  
 Passed [C.J.p. 3507]

Bracket Room  
 1311-1317 S Halsted St  
 Thompson (11) O2019-4388  
 Referred [C.J.p. 2068] Transportation  
 Passed [C.J.p. 3508]

Buddy Guy's Legends  
 700 S Wabash Ave  
 King (4) O2019-5976  
 Referred [C.J.p. 4340] Transportation

Buona  
 613-617 N Mcclurg Ct  
 Reilly (42) O2019-4723  
 Referred [C.J.p. 2127] Transportation  
 Passed [C.J.p. 3509]

Butterfly Sushi Bar and Thai Cuisine  
 1139-1143 W Grand Ave  
 Burnett (27) O2019-4492  
 Referred [C.J.p. 2089] Transportation  
 Passed [C.J.p. 3510]

Cafe Bonhomme  
 180 N Wacker Dr  
 Reilly (42) O2019-4761  
 Referred [C.J.p. 2127] Transportation  
 Passed [C.J.p. 3511]

OFFICE OF THE CITY CLERK

**PUBLIC WAY USAGE**

Sidewalk Cafés

Cafe Cancale  
1576 N Milwaukee Ave  
Amend  
La Spata (1) O2019-6130  
Referred [C.J.p. 4330] Transportation  
Campus Center Cafe  
37-39 S Wabash Ave  
Reilly (42) O2019-4765  
Referred [C.J.p. 2127] Transportation  
Passed [C.J.p. 3512]  
Capital One - Cafe  
3435 N Southport Ave  
Tunney (44) O2019-6253  
Referred [C.J.p. 4421] Transportation  
Carmelo's Taco Place  
2746 W 59th St  
Coleman (16) O2019-6018  
Referred [C.J.p. 4356] Transportation  
Celeste & Disco  
111 W Hubbard St  
Reilly (42) O2019-4770  
Referred [C.J.p. 2127] Transportation  
Passed [C.J.p. 3513]  
Cemitas Puebla  
817 W Fulton Market  
Burnett (27) O2019-4495  
Referred [C.J.p. 2089] Transportation  
Passed [C.J.p. 3514]  
Chay Fratellos  
2239-2241 N Western Ave  
Waguespack (32) O2019-6073  
Referred [C.J.p. 4388] Transportation  
Chicago Grind  
5256 N Broadway  
Osterman (48) O2019-4957  
Referred [C.J.p. 2150] Transportation  
Passed [C.J.p. 3515]

**PUBLIC WAY USAGE**

Sidewalk Cafés

Chicago Teachers' Lounge & Eatery, The  
2525 W Division St  
Maldonado (26) O2019-4431  
Referred [C.J.p. 2083] Transportation  
Passed [C.J.p. 3515]  
Chicken Works and Salad Co.  
3658 W Irving Park Rd  
Gardiner (45) O2019-4885  
Referred [C.J.p. 2141] Transportation  
Passed [C.J.p. 3516]  
City News  
4018 N Cicero Ave  
Gardiner (45) O2019-4892  
Referred [C.J.p. 2141] Transportation  
Passed [C.J.p. 3517]  
Cocoa & Co.  
1651 N Wells St  
Hopkins (2) O2019-5946  
Referred [C.J.p. 4335] Transportation  
Crushed Pizzeria  
1607 W Montrose Ave  
Martin (47) O2019-4920  
Referred [C.J.p. 2147] Transportation  
Passed [C.J.p. 3518]  
Damn Fine Coffee Bar  
3317 W Armitage Ave  
Maldonado (26) O2019-4433  
Referred [C.J.p. 2083] Transportation  
Passed [C.J.p. 3519]  
Devor 312  
1450 W Webster Ave  
Hopkins (2) O2019-4331  
Referred [C.J.p. 2050] Transportation  
Passed [C.J.p. 3519]  
Dickens Street Public House  
2058-2060 N Cleveland Ave  
Smith (43) O2019-4833  
Referred [C.J.p. 2134] Transportation  
Passed [C.J.p. 3520]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

181

**PUBLIC WAY USAGE**

Sidewalk Cafés

Dirty Root, Inc.  
939 W Randolph St  
Burnett (27) O2019-4499  
Referred [C.J.p. 2089] Transportation  
Passed [C.J.p. 3521]

Dog House Grill, The  
1534 N Wells St  
Burnett (27) O2019-4509  
Referred [C.J.p. 2089] Transportation  
Passed [C.J.p. 3522]

Doggone's  
3301 W Armitage Ave  
Maldonado (26) O2019-6045  
Referred [C.J.p. 4369] Transportation

Dollop Coffee Bar  
853 N Larrabee St  
Burnett (27) O2019-4511  
Referred [C.J.p. 2089] Transportation  
Passed [C.J.p. 3523]

Don Pepe  
3616 W 26th St  
Rodriguez (22) O2019-4404  
Referred [C.J.p. 2075] Transportation  
Passed [C.J.p. 3524]

Dove's Luncheonette  
1543-1545 N Damen Ave  
La Spata (1) O2019-5891  
Referred [C.J.p. 4330] Transportation

Ellipsis Coffeeshouse LLC  
1259 W Devon Ave  
Osterman (48) O2019-4961  
Referred [C.J.p. 2150] Transportation  
Passed [C.J.p. 3524]

Epples Restaurant  
554 W Roosevelt Rd  
Sigcho-Lopez (25) O2019-4411  
Referred [C.J.p. 2080] Transportation  
Passed [C.J.p. 3525]

**PUBLIC WAY USAGE**

Sidewalk Cafés

Fannie May Confections No. 152  
343 N Michigan Ave  
Reilly (42) O2019-6124  
Referred [C.J.p. 4410] Transportation

Farm Bar Lakeview  
1300 W Wellington Ave  
Amend  
Waguespack (32) O2019-6154  
Referred [C.J.p. 4388] Transportation

Farmhouse  
228 W Chicago Ave  
Burnett (27) O2019-4513  
Referred [C.J.p. 2089] Transportation  
Passed [C.J.p. 3526]

Fifolet Cajun  
1942 W Division St  
La Spata (1) O2019-4294  
Referred [C.J.p. 2041] Transportation  
Passed [C.J.p. 3527]

Figo Wine Bar  
3207 N Sheffield Ave  
Tunney (44) O2019-4862  
Referred [C.J.p. 2138] Transportation  
Passed [C.J.p. 3528]

Flagship Tavern & Grill  
1622 W Belmont Ave  
Martin (47) O2019-4922  
Referred [C.J.p. 2148] Transportation  
Passed [C.J.p. 3529]

Flub A Dub Chub's  
3021 N Broadway  
Tunney (44) O2019-4866  
Referred [C.J.p. 2138] Transportation  
Passed [C.J.p. 3529]

Foundation Bar and Grill  
5007-5009 W Irving Park Rd  
Gardiner (45) O2019-4894  
Referred [C.J.p. 2141] Transportation  
Passed [C.J.p. 3530]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Sidewalk Cafés

Foxtrot Market  
 1562 N Wells St  
 Burnett (27) O2019-6049  
 Referred [C.J.p. 4375] Transportation  
 Francesca's Bryn Mawr  
 1039 W Bryn Mawr Ave  
 Osterman (48) O2019-6332  
 Referred [C.J.p. 4430] Transportation  
 Fulton Galley  
 1115 W Fulton Market  
 Burnett (27) O2019-4516  
 Referred [C.J.p. 2089] Transportation  
 Passed [C.J.p. 3531]  
 Fulton Galley  
 1115 W Fulton Market  
 Amend  
 Burnett (27) O2019-6122  
 Referred [C.J.p. 4375] Transportation  
 Funkenhausen  
 1709 W Chicago Ave  
 La Spata (1) O2019-5892  
 Referred [C.J.p. 4330] Transportation  
 Galvin's Public House  
 5901 W Lawrence Ave  
 Gardiner (45) O2019-6278  
 Referred [C.J.p. 4423] Transportation  
 George's Hot Dogs  
 1876 N Damen Ave  
 Waguespack (32) O2019-4630  
 Referred [C.J.p. 2100] Transportation  
 Passed [C.J.p. 3533]  
 Ghirardelli Chocolate Co  
 400 N Michigan Ave  
 Reilly (42) O2019-6131  
 Referred [C.J.p. 4410] Transportation  
 Good Measure  
 226 W Chicago Ave  
 Burnett (27) O2019-4518  
 Referred [C.J.p. 2089] Transportation  
 Passed [C.J.p. 3534]

PUBLIC WAY USAGE

Sidewalk Cafés

Grant Park Bistro/Petite Vanille  
 800 S Michigan Ave  
 King (4) O2019-4359  
 Referred [C.J.p. 2055] Transportation  
 Passed [C.J.p. 3534]  
 Graystone Tavern, The  
 3441 N Sheffield Ave  
 Tunney (44) O2019-4869  
 Referred [C.J.p. 2138] Transportation  
 Passed [C.J.p. 3535]  
 Graze at Studio Three  
 648 N Clark St  
 Reilly (42) O2019-4772  
 Referred [C.J.p. 2128] Transportation  
 Passed [C.J.p. 3536]  
 Helix Cafe  
 6237 N Clark St  
 Osterman (48) O2019-4965  
 Referred [C.J.p. 2151] Transportation  
 Passed [C.J.p. 3537]  
 Heritage Outpost  
 1325 W Wilson Ave  
 Cappleman (46) O2019-4898  
 Referred [C.J.p. 2144] Transportation  
 Passed [C.J.p. 3538]  
 Howl at the Moon  
 26-30 W Hubbard St  
 Reilly (42) O2019-6139  
 Referred [C.J.p. 4410] Transportation  
 HQ Beercade II  
 213 W Institute Pl  
 Burnett (27) O2019-4520  
 Referred [C.J.p. 2089] Transportation  
 Passed [C.J.p. 3539]  
 Huaraches Dona Chio  
 1547 W Elmdale Ave  
 Osterman (48) O2019-6344  
 Referred [C.J.p. 4430] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

183

PUBLIC WAY USAGE

Sidewalk Cafés

Hyatt Place Chicago South  
5225 S Harper Ave  
King (4) O2019-5984  
Referred [C.J.p. 4340] Transportation

Idof Taylor, Inc.  
1129 W Taylor St  
Sigcho-Lopez (25) O2019-4415  
Referred [C.J.p. 2080] Transportation  
Passed [C.J.p. 3539]

Irish Nobleman, The  
1365-1367 W Erie St  
La Spata (1) O2019-4296  
Referred [C.J.p. 2041] Transportation  
Passed [C.J.p. 3540]

Janina's Deli  
1012 N Western Ave  
Maldonado (26) O2019-4435  
Referred [C.J.p. 2083] Transportation  
Passed [C.J.p. 3541]

Jerry's Sandwiches  
4739-4743 N Lincoln Ave  
Amend  
Martin (47) O2019-4275  
Referred [C.J.p. 2148] Transportation  
Passed [C.J.p. 3598]

Jimmy Beans, A Logan Square Roaster  
2553 W Fullerton Ave  
La Spata (1) O2019-4297  
Referred [C.J.p. 2041] Transportation  
Passed [C.J.p. 3542]

Joe & The Juice East Huron  
8 E Huron St  
Reilly (42) O2019-6149  
Referred [C.J.p. 4410] Transportation

Joe & The Juice Illinois LLC  
10 E Delaware Pl  
Reilly (42) O2019-6156  
Referred [C.J.p. 4410] Transportation

PUBLIC WAY USAGE

Sidewalk Cafés

Joey's G's Mac and Cheese  
2351 W Augusta Blvd  
La Spata (1) O2019-4298  
Referred [C.J.p. 2041] Transportation  
Passed [C.J.p. 3543]

Joey's G's Mac and Cheese  
1426 N Milwaukee Ave  
La Spata (1) O2019-4299  
Referred [C.J.p. 2041] Transportation  
Passed [C.J.p. 3545]

Kinton Ramen 1  
163 N Sangamon St  
Burnett (27) O2019-4522  
Referred [C.J.p. 2089] Transportation  
Passed [C.J.p. 3544]

Kroll's South Loop  
1736 S Michigan Ave  
Dowell (3) O2019-4345  
Referred [C.J.p. 2053] Transportation  
Passed [C.J.p. 3545]

Kurah  
1355 S Michigan Ave  
Dowell (3) O2019-4347  
Referred [C.J.p. 2053] Transportation  
Passed [C.J.p. 3546]

La Bomba Restaurant  
3221 W Armitage Ave  
Maldonado (26) O2019-4438  
Referred [C.J.p. 2083] Transportation  
Passed [C.J.p. 3547]

La Boulangerie  
3129 W Logan Blvd  
Waguespack (32) O2019-4632  
Referred [C.J.p. 2100] Transportation  
Passed [C.J.p. 3548]

La Bruquena Restaurant & Lounge  
2726 W Division St  
Maldonado (26) O2019-4441  
Referred [C.J.p. 2083] Transportation  
Passed [C.J.p. 3549]

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Sidewalk Cafés

La Calavera  
 1438 W Chicago Ave  
 La Spata (1) O2019-5895  
 Referred [C.J.p. 4330] Transportation

La Luna  
 1726 S Racine Ave  
 Sigcho-Lopez (25) O2019-6036  
 Referred [C.J.p. 4366] Transportation

La Michoacana Bonita, Inc.  
 10533 S Ewing Ave  
 Sadlowski Garza (10) O2019-4383  
 Referred [C.J.p. 2066] Transportation  
 Passed [C.J.p. 3457]

La Nonna  
 3400 N Lawndale Ave  
 Reboyras (30) O2019-4615  
 Referred [C.J.p. 2095] Transportation  
 Passed [C.J.p. 3550]

La Strada Cafe  
 2023 N California Ave  
 La Spata (1) O2019-4300  
 Referred [C.J.p. 2041] Transportation  
 Passed [C.J.p. 3552]

Le Nocturne  
 4810 N Broadway  
 Cappleman (46) O2019-6288  
 Referred [C.J.p. 4425] Transportation

Left Coast Food + Juice  
 2870-2878 N Lincoln Ave  
 Waguespack (32) O2019-6077  
 Referred [C.J.p. 4388] Transportation

Leonidas Cafe Chocolaterie  
 59 E Chicago Ave  
 Reilly (42) O2019-6163  
 Referred [C.J.p. 4410] Transportation

Logan Theatre, The  
 2646-2648 N Milwaukee Ave  
 Ramirez-Rosa (35) O2019-4656  
 Referred [C.J.p. 2104] Transportation  
 Passed [C.J.p. 3553]

PUBLIC WAY USAGE

Sidewalk Cafés

Lolas Coney Island LLC  
 2858 W Chicago Ave  
 Maldonado (26) O2019-4444  
 Referred [C.J.p. 2083] Transportation  
 Passed [C.J.p. 3554]

Margaret's  
 5134 W Irving Park Rd  
 Gardiner (45) O2019-6315  
 Referred [C.J.p. 4423] Transportation

Martino's Italian Cuisine & Pizzeria, Inc.  
 3431 W Peterson Ave  
 Nugent (39) O2019-4696  
 Referred [C.J.p. 2111] Transportation  
 Passed [C.J.p. 3555]

Mason/Blind Dragon  
 611-613 N Wells St  
 Reilly (42) O2019-4774  
 Referred [C.J.p. 2128] Transportation  
 Passed [C.J.p. 3556]

McGee's Tavern & Grille  
 950 W Webster Ave  
 Smith (43) O2019-6198  
 Referred [C.J.p. 4416] Transportation

Mod Pizza  
 3643 N Western Ave  
 Martin (47) O2019-4925  
 Referred [C.J.p. 2148] Transportation  
 Passed [C.J.p. 3557]

Molly's Cupcakes River East  
 419 E Illinois St  
 Reilly (42) O2019-6168  
 Referred [C.J.p. 4411] Transportation

Mother's Ruin  
 2943 N Milwaukee Ave  
 Ramirez-Rosa (35) O2019-4661  
 Referred [C.J.p. 2104] Transportation  
 Passed [C.J.p. 3558]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

185

PUBLIC WAY USAGE

Sidewalk Cafés

Naansense  
 113 S Clinton St  
 Reilly (42) O2019-4776  
 Referred [C.J.p. 2128] Transportation  
 Passed [C.J.p. 3559]

Next Restaurant  
 W Fulton Market, N Morgan St  
 Burnett (27) O2019-4589  
 Referred [C.J.p. 2089] Transportation  
 Passed [C.J.p. 3560]

Next Restaurant  
 953 W Fulton Market  
 Burnett (27) O2019-4585  
 Referred [C.J.p. 2089] Transportation  
 Passed [C.J.p. 3560]

Nicks Pit Stop  
 2023 N Damen Ave  
 Waguespack (32) O2019-4638  
 Referred [C.J.p. 2100] Transportation  
 Passed [C.J.p. 3561]

Nookies Cafe & Restaurant  
 1100 W Bryn Mawr Ave  
 Osterman (48) O2019-4969  
 Referred [C.J.p. 2151] Transportation  
 Passed [C.J.p. 3562]

Nookies on Wells, Inc.  
 1746 N Wells St  
 Smith (43) O2019-4835  
 Referred [C.J.p. 2134] Transportation  
 Passed [C.J.p. 3563]

O'Callaghan's  
 29 W Hubbard St  
 Reilly (42) O2019-4778  
 Referred [C.J.p. 2128] Transportation  
 Passed [C.J.p. 3564]

Old Grounds Social  
 950-952 W Wrightwood Ave  
 Smith (43) O2019-4838  
 Referred [C.J.p. 2134] Transportation  
 Passed [C.J.p. 3565]

PUBLIC WAY USAGE

Sidewalk Cafés

Pan Artesanal  
 3724 W Fullerton Ave  
 Cardona, Jr. (31) O2019-6068  
 Referred [C.J.p. 4384] Transportation

Pancake Cafe  
 3801-3805 N Broadway  
 Cappleman (46) O2019-4900  
 Referred [C.J.p. 2144] Transportation  
 Passed [C.J.p. 3566]

Parkside Cafe  
 308 W 33rd St  
 Thompson (11) O2019-4395  
 Referred [C.J.p. 2068] Transportation  
 Passed [C.J.p. 3566]

Pastoral  
 2945-2947 N Broadway  
 Tunney (44) O2019-4872  
 Referred [C.J.p. 2138] Transportation  
 Passed [C.J.p. 3567]

Pastoral  
 53 E Lake St  
 Reilly (42) O2019-4781  
 Referred [C.J.p. 2128] Transportation  
 Passed [C.J.p. 3568]

Pepper Canister, The  
 509 N Wells St  
 Reilly (42) O2019-4784  
 Referred [C.J.p. 2128] Transportation  
 Passed [C.J.p. 3569]

Philz Coffee  
 1425 E 53rd St  
 Hairston (5) O2019-6005  
 Referred [C.J.p. 4342] Transportation

Pho Xe Lua  
 1021 W Argyle St  
 Osterman (48) O2019-4976  
 Referred [C.J.p. 2151] Transportation  
 Passed [C.J.p. 3570]

OFFICE OF THE CITY CLERK

**PUBLIC WAY USAGE**

Sidewalk Cafés

Pilsen's Italian Ice, Inc.  
 1165 W 18th St  
 Sigcho-Lopez (25) O2019-4418  
 Referred [C.J.p. 2080] Transportation  
 Passed [C.J.p. 3571]

Poke Poke  
 118 S Wabash Ave  
 Reilly (42) O2019-4788  
 Referred [C.J.p. 2128] Transportation  
 Passed [C.J.p. 3571]

Popeyes Chicken  
 156 N Wabash Ave  
 Reilly (42) O2019-4796  
 Referred [C.J.p. 2128] Transportation  
 Passed [C.J.p. 3572]

Potsticker House, Inc.  
 3139 S Halsted St  
 Thompson (11) O2019-4397  
 Referred [C.J.p. 2068] Transportation  
 Passed [C.J.p. 3573]

Raising Cane's No. 352  
 6568 N Sheridan Rd  
 Hadden (49) O2019-4995  
 Referred [C.J.p. 2152] Transportation  
 Passed [C.J.p. 3574]

Ramen Takeya/Omakase Takeya  
 819 W Fulton Market  
 Burnett (27) O2019-4595  
 Referred [C.J.p. 2089] Transportation  
 Passed [C.J.p. 3575]

Redmond's  
 3356-3358 N Sheffield Ave  
 Tunney (44) O2019-6262  
 Referred [C.J.p. 4421] Transportation

Riccardo Osteria  
 1023 W Lake St  
 Burnett (27) O2019-4597  
 Referred [C.J.p. 2089] Transportation  
 Passed [C.J.p. 3576]

**PUBLIC WAY USAGE**

Sidewalk Cafés

Roister  
 951 W Fulton Market  
 Burnett (27) O2019-4601  
 Referred [C.J.p. 2090] Transportation  
 Passed [C.J.p. 3576]

Rozana  
 6118-6120 N Lincoln Ave  
 Silverstein (50) O2019-4998  
 Referred [C.J.p. 2154] Transportation  
 Passed [C.J.p. 3577]

Scone City  
 1632 W Division St  
 La Spata (1) O2019-4302  
 Referred [C.J.p. 2041] Transportation  
 Passed [C.J.p. 3578]

Scout, The  
 1301 S Wabash Ave  
 Dowell (3) O2019-4351  
 Referred [C.J.p. 2053] Transportation  
 Passed [C.J.p. 3579]

Sedgwick Stop, The  
 1612 N Sedgwick St  
 Hopkins (2) O2019-4333  
 Referred [C.J.p. 2050] Transportation  
 Passed [C.J.p. 3580]

Seoul Taco  
 738 N Clark St  
 Hopkins (2) O2019-4335  
 Referred [C.J.p. 2050] Transportation  
 Passed [C.J.p. 3581]

Shawn Michelle's Churned Home Made Ice Cream, Inc.  
 46 E 47th St  
 Dowell (3) O2019-5965  
 Referred [C.J.p. 4337] Transportation

Smith, The  
 400-406 N Clark St  
 Reilly (42) O2019-6177  
 Referred [C.J.p. 4411] Transportation

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

187

PUBLIC WAY USAGE

Sidewalk Cafés

Soul Shack, The  
1368 E 53rd St  
King (4) O2019-5989  
Referred [C.J.p. 4340] Transportation

Split-Rail  
2500 W Chicago Ave  
Maldonado (26) O2019-4446  
Referred [C.J.p. 2083] Transportation  
Passed [C.J.p. 3581]

Sputnik Coffee Company  
2057 W 51st St  
Coleman (16) O2019-6023  
Referred [C.J.p. 4356] Transportation

Stan's Donuts Chicago LLC  
750 N Rush St  
Reilly (42) O2019-6180  
Referred [C.J.p. 4411] Transportation

Starbucks Coffee No. 228  
1001 W Armitage Ave  
Smith (43) O2019-4842  
Referred [C.J.p. 2134] Transportation  
Passed [C.J.p. 3582]

Starbucks Coffee No. 28867  
333 N Michigan Ave  
Amend  
Reilly (42) O2019-4274  
Referred [C.J.p. 2129] Transportation  
Passed [C.J.p. 3598]

Staropolska Restaurant  
3028-3030 N Milwaukee Ave  
Reboyras (30) O2019-4621  
Referred [C.J.p. 2095] Transportation  
Passed [C.J.p. 3583]

Subway  
511 N McClurg Ct  
Reilly (42) O2019-4800  
Referred [C.J.p. 2128] Transportation  
Passed [C.J.p. 3584]

PUBLIC WAY USAGE

Sidewalk Cafés

Surge Billiards  
3241 W Montrose Ave  
Rodriguez Sanchez (33) O2019-4651  
Referred [C.J.p. 2101] Transportation  
Passed [C.J.p. 3586]

Swift & Sons/Cold Storage  
1000 W Fulton Market  
Burnett (27) O2019-6055  
Referred [C.J.p. 4375] Transportation

Taco Bell  
407 S Dearborn St  
King (4) O2019-5994  
Referred [C.J.p. 4340] Transportation

Taco Bell No. 35850  
22 E Chicago Ave  
Reilly (42) O2019-6183  
Referred [C.J.p. 4411] Transportation

Tavern on Littlefort  
4128 N Lincoln Ave  
Martin (47) O2019-4929  
Referred [C.J.p. 2148] Transportation  
Passed [C.J.p. 3586]

Taxim  
1558 N Milwaukee Ave  
La Spata (1) O2019-4303  
Referred [C.J.p. 2041] Transportation  
Passed [C.J.p. 3587]

Thai Bowl  
1049 W Taylor St  
Sigcho-Lopez (25) O2019-4421  
Referred [C.J.p. 2080] Transportation  
Passed [C.J.p. 3588]

Thompson Chicago Hotel  
21 E Bellevue Pl  
Reilly (42) O2019-6186  
Referred [C.J.p. 4411] Transportation

OFFICE OF THE CITY CLERK

PUBLIC WAY USAGE

Sidewalk Cafés

Torchio  
738 N Wells St  
Amend  
Reilly (42) O2019-4231  
Referred [C.J.p. 2129] Transportation  
Passed [C.J.p. 3598]  
Tous Les Jours  
1726 W Division St  
La Spata (1) O2019-4304  
Referred [C.J.p. 2041] Transportation  
Passed [C.J.p. 3589]  
UB Dogs  
185 N Franklin St  
Reilly (42) O2019-4808  
Referred [C.J.p. 2128] Transportation  
Passed [C.J.p. 3590]  
Veggie Grill  
629 N Wells St  
Reilly (42) O2019-4814  
Referred [C.J.p. 2128] Transportation  
Passed [C.J.p. 3591]  
Veggie Grill, The  
614 W Diversey Pkwy  
Tunney (44) O2019-4877  
Referred [C.J.p. 2138] Transportation  
Passed [C.J.p. 3591]  
Virtue  
1460-1466 E 53rd St  
King (4) O2019-5998  
Referred [C.J.p. 4340] Transportation  
Walton Street Kitchen & Bar  
912 N State St  
Hopkins (2) O2019-5952  
Referred [C.J.p. 4335] Transportation  
Wells Street Market  
205 W Wacker Dr  
Amend  
Reilly (42) O2019-6120  
Referred [C.J.p. 4411] Transportation

PUBLIC WAY USAGE

Sidewalk Cafés

White Oak Tavern & Inn  
1200-1202 W Webster Ave  
Smith (43) O2019-6201  
Referred [C.J.p. 4416] Transportation  
Wishbone Restaurant  
3300 N Lincoln Ave  
Martin (47) O2019-4935  
Referred [C.J.p. 2148] Transportation  
Passed [C.J.p. 3593]  
Woodlawn, The  
7857 S Woodlawn Ave  
Harris (8) O2019-4362  
Referred [C.J.p. 2064] Transportation  
Passed [C.J.p. 3594]  
Yefseis  
3344 N Halsted St  
Tunney (44) O2019-4881  
Referred [C.J.p. 2138] Transportation  
Passed [C.J.p. 3595]

Sidewalk Sales

Wasabi  
2101 N Milwaukee Ave  
La Spata (1) O2019-4305  
Referred [C.J.p. 2041] Transportation  
Passed [C.J.p. 3592]

Taxicab Stands

Taxicab Stand No. 799  
N LaSalle St, and W Kinzie St  
Remove  
Reilly (42) O2019-3862  
Referred [C.J.p. 195] Transportation  
Passed [C.J.p. 3631]

REPORTS

Annual

Chicago Transit Authority Annual Ride Hailing Fee Report (2019)  
Dept./Agency F2019-108  
Filed [C.J.p. 2196]

# OFFICE OF THE CITY CLERK

Date: 7/24/2019

## CITY COUNCIL LEGISLATIVE INDEX

189

### REPORTS

#### Annual

Comprehensive Annual Financial Report of  
Metropolitan Water Reclamation District of Greater  
Chicago (2018)  
Dept./Agency F2019-112  
Filed [C.J.p. 2198]

#### Miscellaneous

Inspector General  
Advisory report concerning residential street  
infrastructure management  
Dept./Agency F2019-103  
Filed [C.J.p. 2197]  
Inspector General's Public Safety Section  
Follow-up inquiry to September 2018 review of  
Chicago Police Department's Management of  
School Resource Officers  
Dept./Agency F2019-102  
Filed [C.J.p. 2197]  
Inspector General's Report of Dept. of  
Transportation Commercial Driveway Billing Audit  
Dept./Agency F2019-104  
Filed [C.J.p. 2197]

#### Quarterly

Civilian Office of Police Accountability Report (2019  
Q2)  
Dept./Agency F2019-111  
Filed [C.J.p. 2196]  
Inspector General's Quarterly Report (2019 Q2)  
Dept./Agency F2019-109  
Filed [C.J.p. 2197]

### SIGNS/SIGNBOARDS

57 W 85th St  
Brookins (21) Or2019-250  
Direct Introduction Zoning  
Passed [C.J.p. 4169]  
5122 S Archer Ave  
Lopez (15) Or2019-262  
Referred [C.J.p. 4354] Zoning  
2919 N Broadway  
Tunney (44) Or2019-188  
Referred [C.J.p. 198] Zoning  
Passed [C.J.p. 4171]

### SIGNS/SIGNBOARDS

10 E Chicago Ave  
Reilly (42) Or2019-248  
Direct Introduction Zoning  
Passed [C.J.p. 4166]  
312 N Clark St  
Reilly (42) Or2019-249  
Direct Introduction Zoning  
Passed [C.J.p. 4167]  
2401 N Clybourn Ave  
Waguespack (32) Or2019-203  
Referred [C.J.p. 187] Zoning  
Passed [C.J.p. 4172]  
2647 N Clybourn Ave  
Waguespack (32) Or2019-263  
Referred [C.J.p. 4389] Zoning  
5252 S Cornell Ave  
Permit No. 100825010  
Hairston (5) Or2019-253  
Referred [C.J.p. 4342] Zoning  
5252 S Cornell Ave  
Permit No. 100825013  
Hairston (5) Or2019-256  
Referred [C.J.p. 4342] Zoning  
2501 N Damen Ave  
northwest corner  
Waguespack (32) Or2019-200  
Referred [C.J.p. 187] Zoning  
Passed [C.J.p. 4174]  
2501 N Damen Ave  
Southeast corner  
Waguespack (32) Or2019-201  
Referred [C.J.p. 188] Zoning  
Passed [C.J.p. 4173]  
525 W Division St  
Mitts (37) Or2019-308  
Direct Introduction Zoning  
Passed [C.J.p. 4161]  
2577-2665 N Elston Ave  
La Spata (1) Or2019-209  
Referred [C.J.p. 176] Zoning  
Passed [C.J.p. 4175]

OFFICE OF THE CITY CLERK

SIGNS/SIGNBOARDS

5322 N Elston Ave  
 Gardiner (45) Or2019-280  
 Referred [C.J.p. 4423] Zoning  
 9 W Erie St  
 Reilly (42) Or2019-279  
 Referred [C.J.p. 4411] Zoning  
 4659 W Foster Ave  
 Permit No. 100814518  
 Nugent (39) Or2019-206  
 Referred [C.J.p. 191] Zoning  
 Passed [C.J.p. 4178]  
 4659 W Foster Ave  
 Remit No. 100814516  
 Nugent (39) Or2019-204  
 Referred [C.J.p. 191] Zoning  
 Passed [C.J.p. 4176]  
 4659 W Foster Ave  
 Remit No. 100814517  
 Nugent (39) Or2019-207  
 Referred [C.J.p. 191] Zoning  
 Passed [C.J.p. 4177]  
 1917 W Fullerton Ave  
 Permit No. 100818813  
 Waguespack (32) Or2019-199  
 Referred [C.J.p. 188] Zoning  
 Passed [C.J.p. 4179]  
 1917 W Fullerton Ave  
 Permit No. 100819747  
 Waguespack (32) Or2019-198  
 Referred [C.J.p. 188] Zoning  
 Passed [C.J.p. 4180]  
 333 N Green St  
 Burnett (27) Or2019-267  
 Referred [C.J.p. 4376] Zoning  
 3855 S Halsted St  
 Permit No. 100761779  
 Thompson (11) Or2019-210  
 Referred [C.J.p. 183] Zoning  
 Passed [C.J.p. 4181]

SIGNS/SIGNBOARDS

3855 S Halsted St  
 Permit No. 100761780  
 Thompson (11) Or2019-211  
 Referred [C.J.p. 183] Zoning  
 Passed [C.J.p. 4182]  
 3855 S Halsted St  
 Permit No. 100761781  
 Thompson (11) Or2019-212  
 Referred [C.J.p. 183] Zoning  
 Passed [C.J.p. 4183]  
 5515 W Irving Park Rd  
 Sposato (38) Or2019-259  
 Referred [C.J.p. 4395] Zoning  
 5543 W Irving Park Rd  
 Sposato (38) Or2019-257  
 Referred [C.J.p. 4396] Zoning  
 2900 N Lake Shore Dr  
 Tunney (44) Or2019-254  
 Referred [C.J.p. 4422] Zoning  
 2323 W Lawrence Ave  
 Martin (47) Or2019-235  
 Referred [C.J.p. 2148] Zoning  
 Passed [C.J.p. 4168]  
 6071 N Lincoln Ave  
 Silverstein (50) Or2019-208  
 Referred [C.J.p. 200] Zoning  
 Passed [C.J.p. 4184]  
 500 W Madison St  
 Reilly (42) Or2019-278  
 Referred [C.J.p. 4411] Zoning  
 3917 W Madison St  
 Ervin (28) SOr2019-151  
 Referred [C.J.p. 101162] Zoning  
 Passed as [C.J.p. 4185]  
 Substitute  
 2418 N Milwaukee Ave  
 Permit No. 100825977  
 La Spata (1) Or2019-277  
 Referred [C.J.p. 4330] Zoning

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

191

SIGNS/SIGNBOARDS

2418 N Milwaukee Ave  
 Permit No. 100825980  
 La Spata (1) Or2019-275  
 Referred [C.J.p. 4330] Zoning  
 2418 N Milwaukee Ave  
 Permit No. 100825983  
 La Spata (1) Or2019-276  
 Referred [C.J.p. 4330] Zoning  
 1410 Museum Campus Dr  
 355 sq. ft.  
 King (4) Or2019-271  
 Referred [C.J.p. 4341] Zoning  
 1410 Museum Campus Dr  
 355 sq. ft.  
 King (4) Or2019-306  
 Direct Introduction Zoning  
 Passed [C.J.p. 4162]  
 1410 Museum Campus Dr  
 93 sq. ft.  
 King (4) Or2019-270  
 Referred [C.J.p. 4341] Zoning  
 1410 Museum Campus Dr  
 93 sq. ft., 5 in.  
 King (4) Or2019-305  
 Direct Introduction Zoning  
 Passed [C.J.p. 4163]  
 58 E Oak St  
 Permit No. 100815200  
 Reilly (42) Or2019-197  
 Referred [C.J.p. 195] Zoning  
 Passed [C.J.p. 4186]  
 58 E Oak St  
 Permit No. 100815204  
 Reilly (42) Or2019-196  
 Referred [C.J.p. 196] Zoning  
 Passed [C.J.p. 4187]  
 320 W Ohio St  
 Reilly (42) Or2019-195  
 Referred [C.J.p. 196] Zoning  
 Passed [C.J.p. 4188]

SIGNS/SIGNBOARDS

555 W Roosevelt Rd  
 Permit No. 100826620  
 Thompson (11) Or2019-287  
 Referred [C.J.p. 4348] Zoning  
 555 W Roosevelt Rd  
 Permit No. 100827459  
 Thompson (11) Or2019-282  
 Referred [C.J.p. 4348] Zoning  
 555 W Roosevelt Rd  
 Permit No. 100827461  
 Thompson (11) Or2019-283  
 Referred [C.J.p. 4348] Zoning  
 555 W Roosevelt Rd  
 Permit No. 100827473  
 Thompson (11) Or2019-284  
 Referred [C.J.p. 4348] Zoning  
 555 W Roosevelt Rd  
 Permit No. 100827482  
 Thompson (11) Or2019-286  
 Referred [C.J.p. 4348] Zoning  
 555 W Roosevelt Rd  
 Permit No. 100827498  
 Thompson (11) Or2019-285  
 Referred [C.J.p. 4348] Zoning  
 555 W Roosevelt Rd  
 Permit No. 10827453  
 Thompson (11) Or2019-281  
 Referred [C.J.p. 4348] Zoning  
 647 W Roosevelt Rd  
 Thompson (11) Or2019-307  
 Direct Introduction Zoning  
 Passed [C.J.p. 4164]  
 2800 N Sheridan Rd  
 Tunney (44) Or2019-255  
 Referred [C.J.p. 4422] Zoning  
 300 S State St  
 South elevation  
 King (4) Or2019-268  
 Referred [C.J.p. 4341] Zoning

# OFFICE OF THE CITY CLERK

## CITY COUNCIL LEGISLATIVE INDEX

Date: 7/24/2019

192

### SIGNS/SIGNBOARDS

300 S State St		
West elevation		
King (4)	Or2019-269	
Referred [C.J.p. 4341]	Zoning	
1550 S State St		
Dowell (3)	Or2019-261	
Referred [C.J.p. 4338]	Zoning	
331 W Surf St		
North elevation		
Tunney (44)	Or2019-252	
Referred [C.J.p. 4422]	Zoning	
331 W Surf St		
South elevation		
Tunney (44)	Or2019-251	
Referred [C.J.p. 4422]	Zoning	
7435 W Talcott Ave		
East elevation		
Napolitano (41)	Or2019-194	
Referred [C.J.p. 191]	Zoning	
Passed [C.J.p. 4190]		
7435 W Talcott Ave		
North elevation		
Napolitano (41)	Or2019-193	
Referred [C.J.p. 191]	Zoning	
Passed [C.J.p. 4189]		
11601 W Touhy Ave		
Napolitano (41)	Or2019-264	
Referred [C.J.p. 4398]	Zoning	
939 W Washington Blvd		
Sigcho-Lopez (25)	Or2019-258	
Referred [C.J.p. 4367]	Zoning	

### STREETS

#### Honorary Designations

"Erie Neighborhood House Way"		
W Erie St, from N Racine Ave to N Ashland Ave		
La Spata (1)	SO2019-4112	
Referred [C.J.p. 2042]	Transportation	
Passed as [C.J.p. 3629]		
Substitute		

### STREETS

#### Honorary Designations

"Honorary Bishop G.W.C. Walker, Sr. Ave."		
S Damen Ave, from W 86th St to W 87th St		
Curtis (18)	O2019-5561	
Referred [C.J.p. 4357]	Transportation	
"Honorary Joseph F. Ferguson Way"		
S Paulina St, W 32nd Pl to W 33rd Pl (west side)		
Cardenas (12)	O2019-3854	
Referred [C.J.p. 183]	Transportation	
Passed [C.J.p. 3629]		
"Principal Michelle L. Van Allen Way"		
S Morgan St, from W 103rd St to W 104th St		
Austin (34)	O2019-3846	
Referred [C.J.p. 188]	Transportation	
Passed [C.J.p. 3631]		
"The Hon. Milton I. Shadur Way"		
W Adams St, and S Dearborn St northwest corner		
Reilly (42)	SO2019-3863	
Referred [C.J.p. 195]	Transportation	
Passed as [C.J.p. 3630]		
Substitute		

#### Vacations

Chicago Housing Authority		
W 5th Ave and public way within area bounded by S Millard Ave, W Congress Pkwy, S Independence Blvd and Garfield Park		
Ervin (28)	O2019-5721	
Referred [C.J.p. 4378]	Transportation	
Greater Chicago Food Depository		
Portion of S Keeler Ave bounded by W 40th St and W Ann Lurie Pl (District Blvd)		
Burke (14)	O2019-5742	
Referred [C.J.p. 4351]	Transportation	
North Pullman 111th, Inc.		
E 107th St, bounded by S Doty Ave and Pullman Park-Phase 1 Subdivision		
Beale (9)	O2019-5744	
Referred [C.J.p. 4346]	Transportation	
Pizzuti BP LLC		
S Aberdeen St bounded within by W Van Buren St, S Racine Ave and W Tilden St		
Sigcho-Lopez (25)	O2019-5745	
Referred [C.J.p. 4367]	Transportation	

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

193

**STREETS**

Vacations

Rush University Medical Center  
 S Laffin St bounded within by W Congress Pkway,  
 S Loomis St, W Harrison St and S Ashland Ave  
 Ervin (28) O2019-5728  
 Referred [C.J.p. 4378] Transportation

Weight Limitations

W Dickens Ave, from N Kolmar Ave to N Kostner Ave  
 5 tons  
 Villegas (36) O2019-2952  
 Referred [C.J.p. 101126] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2705] SO2019-5497  
 S Karlov Ave, from W 31st St to W 33rd St  
 5 tons  
 Rodriguez (22) O2019-6512  
 Referred [C.J.p. 4320] Pedestrian and Traffic Safety  
 S Kedvale Ave, from W 31st St to W 33rd St  
 5 tons  
 Rodriguez (22) O2019-6513  
 Referred [C.J.p. 4321] Pedestrian and Traffic Safety  
 S Keeler Ave, from W 31st St to W 33rd St  
 5 tons  
 Rodriguez (22) O2019-6509  
 Referred [C.J.p. 4321] Pedestrian and Traffic Safety  
 N Kenneth Ave, from W Armitage Ave to W Fullerton Ave  
 5 tons  
 Villegas (36) O2019-2965  
 Referred [C.J.p. 101126] Pedestrian and Traffic Safety  
 Passed [C.J.p. 2706] SO2019-5497  
 S Komensky Ave, from W 31st St to W 33rd St  
 5 tons  
 Rodriguez (22) O2019-6511  
 Referred [C.J.p. 4321] Pedestrian and Traffic Safety

**STREETS**

Weight Limitations

S Kostner Ave, from W 69th St to W Marquette Rd  
 5 tons  
 Quinn (13) O2019-6510  
 Referred [C.J.p. 4320] Pedestrian and Traffic Safety

**TAX INCENTIVES**

Class 6(b)

Greyhound Lines, Inc.  
 3900-3946 S Normal Ave  
 Thompson (11) R2019-423  
 Referred [C.J.p. 2069] Economic  
 Adopted [C.J.p. 2387]

Class 7(c)

Wrk in Pgrss LLC d.b.a. Gertrude, Inc.  
 1725-1741 W 21st St  
 Lightfoot (Mayor) O2019-4104  
 Referred [C.J.p. 234] Economic  
 Passed [C.J.p. 2383]

Class C

Meridian MV Chicago LLC  
 3269 N California Ave, 3325 N California Ave,  
 2727 W Roscoe St  
 Lightfoot (Mayor) O2019-6518  
 Referred [C.J.p. 2190] Economic

**TAXES/TAX LEVIES**

Miscellaneous

Certification of city funding requirement for Laborers' and Retirement Board Employees Annuity and Benefit Fund of Chicago for tax levy year 2020, payment year 2021  
 Dept./Agency F2019-106  
 Filed [C.J.p. 2196]

**TRAFFIC**

Direction

One-Way

N Mulligan Ave, from W Ardmore Ave to W Rosedale Ave  
 Southerly  
 Gardiner (45) O2019-6508  
 Referred [C.J.p. 4293] Pedestrian and Traffic Safety

OFFICE OF THE CITY CLERK

**TRAFFIC**

Direction

Two-Way

3800-3859 W 80th St  
 Westerly  
 Curtis (18) O2018-2728  
 Referred [C.J.p. 74870] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2682] SO2019-5492

Signs

4151-4213 N Sacramento Ave  
 No Parking/Tow Zone except for Authorized  
 School Personal  
 Mell (33) O2019-2799  
 Referred [C.J.p. 101124] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2708] SO2019-5494  
 N Wood St, at W Walton St  
 Official Police Parking  
 Moreno (1) O2019-2793  
 Referred [C.J.p. 101126] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2707] SO2019-5495

Stop Signs

E 35th St, at S Rhodes Ave  
 All-Way Stop  
 King (4) Or2019-205  
 Referred [C.J.p. 172] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2704] SO2019-5491  
 W 61st St, and S Oak Park Ave  
 Two-Way  
 Quinn (13) Or2019-118  
 Referred [C.J.p. 97792] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 2714] SO2019-5498  
 Pass  
 W 64th Pl, at S Mobile Ave  
 Two-Way Stop  
 Tabares (23), Quinn (13) Or2019-173  
 Referred [C.J.p. 101125] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2704] SO2019-5491

**TRAFFIC**

Signs

Stop Signs

W 66th St, and S Albany Ave  
 Moore (17) Or2019-297  
 Referred [C.J.p. 4319] Pedestrian and  
 Traffic Safety  
 1000 E 75th St  
 Two-Way Stop  
 Harris (8) Or2019-165  
 Referred [C.J.p. 101124] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 2713] SO2019-5498  
 Pass  
 W 80th St, at S Springfield Ave  
 Stop  
 Curtis (18) Or2019-167  
 Referred [C.J.p. 101124] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2704] SO2019-5491  
 S Aberdeen St, at W 103rd Pl  
 All-Way Stop  
 Austin (34) Or2019-168  
 Referred [C.J.p. 101125] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2704] SO2019-5491  
 S Ashland Ave, at W 109th St  
 Two-Way  
 Austin (34) Or2019-169  
 Referred [C.J.p. 101125] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2704] SO2019-5491  
 S Carpenter St, at W 113th Pl  
 All-Way Stop  
 Austin (34) Or2019-170  
 Referred [C.J.p. 101125] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 2704] SO2019-5491  
 S Genoa Ave, at W 99th St  
 All-Way Stop  
 Austin (34) Or2018-583  
 Referred [C.J.p. 88653] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 2714] SO2019-5498  
 Pass

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

195

**TRAFFIC**

Signs

Stop Signs

300 S Green St  
All-Way Stop  
Burnett (27) O2019-6497  
Referred [C.J.p. 4319] Pedestrian and Traffic Safety

400 S Green St  
All-Way Stop  
Burnett (27) O2019-6498  
Referred [C.J.p. 4320] Pedestrian and Traffic Safety

328 N Laffin St  
All-Way Stop  
Burnett (27) O2019-6500  
Referred [C.J.p. 4320] Pedestrian and Traffic Safety

S Langley Ave, and E Bowen Ave  
All-Way  
King (4) Or2019-133  
Referred [C.J.p. 97792] Pedestrian and Traffic Safety  
Passed [C.J.p. 2704] SO2019-5491

S Loomis St, at W 111th Pl  
All-Way Stop  
Austin (34) Or2019-172  
Referred [C.J.p. 101125] Pedestrian and Traffic Safety  
Passed [C.J.p. 2704] SO2019-5491

S Lowe Ave, at W 116th St  
All-Way Stop  
Austin (34) Or2019-171  
Referred [C.J.p. 101125] Pedestrian and Traffic Safety  
Passed [C.J.p. 2704] SO2019-5491

S Lowe Ave, at W 87th St  
Stop  
Brookins (21) Or2019-189  
Referred [C.J.p. 173] Pedestrian and Traffic Safety  
Failed to Pass [C.J.p. 2714] SO2019-5498

**TRAFFIC**

Signs

Stop Signs

S Mason Ave, and W 57th St  
Tabares (23) Or2019-298  
Referred [C.J.p. 4319] Pedestrian and Traffic Safety

S Natchez Ave, and W 63rd Pl  
Stop  
Tabares (23) Or2019-124  
Referred [C.J.p. 97793] Pedestrian and Traffic Safety  
Passed [C.J.p. 2704] SO2019-5491

932 S Orleans St  
All-Way Stop  
Burnett (27) O2019-6502  
Referred [C.J.p. 4320] Pedestrian and Traffic Safety

300 S Peoria St  
All-Way Stop  
Burnett (27) O2019-6501  
Referred [C.J.p. 4320] Pedestrian and Traffic Safety

W Sunnyside Ave, and N Monitor Ave  
Two-Way Stop  
Sposato (38) O2019-6503  
Referred [C.J.p. 4320] Pedestrian and Traffic Safety

Warning & Regulatory Signs

W Bryon Ave and N Harlem Ave  
One Hour Parking  
Sposato (38) O2019-6504  
Referred [C.J.p. 4312] Pedestrian and Traffic Safety

N Elston Ave and N Kostner Ave  
One Hour Parking - repeal  
Nugent (39) O2019-6145  
Referred [C.J.p. 4312] Pedestrian and Traffic Safety

OFFICE OF THE CITY CLERK

TRAFFIC

Signs

Warning & Regulatory Signs

N Neva Ave and W Higgins Ave, N Neva Ave from  
W Higgins Ave to W Gregory St, and N  
Nottingham Ave and W Higgins Ave

Two Hour Parking

Napolitano (41) O2019-6496  
Referred [C.J.p. 4312] Pedestrian and  
Traffic Safety

E 21st St, from S Indiana Ave to S Prairie Ave

No Bus Idling

Dowell (3) Or2019-114  
Referred [C.J.p. 97793] Pedestrian and  
Traffic Safety

Failed to [C.J.p. 2714] SO2019-5498  
Pass

N Bosworth Ave, and W Pratt Ave

No Parking Except For Official School Personnel  
Parking Only

Hadden (49) O2019-6507  
Referred [C.J.p. 4321] Pedestrian and  
Traffic Safety

4018 N Cicero Ave

One Hour Parking

Gardiner (45) O2019-6505  
Referred [C.J.p. 4312] Pedestrian and  
Traffic Safety

520 W Erie St

Reserved Disabled Parking

Reilly (42) O2019-6506  
Referred [C.J.p. 4321] Pedestrian and  
Traffic Safety

1052 W Fulton St

One-Hour Parking

Burnett (27) O2018-274  
Referred [C.J.p. 65780] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2711] SO2019-5493

800 N Larrabee St

Taxi Stand/Taxi Here

Burnett (27) O2019-4055  
Direct Introduction Pedestrian and  
Traffic Safety  
Passed [C.J.p. 2710] SO2019-5496

TRIBUTES

Bedolla, Manuel T.

Quinn (13) R2019-583  
Adopted [C.J.p. 4204]

Blackshere, Margaret

Burke (14) R2019-585  
Adopted [C.J.p. 4207]

Bonaparte, William, Jr.

Sawyer (6) R2019-469  
Adopted [C.J.p. 4194]

Clancy, William O.

Osterman (48) R2019-573  
Adopted [C.J.p. 4289]

Dulaj, Nance L.

Quinn (13) R2019-474  
Adopted [C.J.p. 4205]

Ellis, Emma E.

Scott, Jr. (24) R2019-478  
Adopted [C.J.p. 4272]

High-Bruce, Alma (Mrs.)

Harris (8) R2019-470  
Adopted [C.J.p. 4195]

Mason, Patricia Ann

Scott, Jr. (24) R2019-479  
Adopted [C.J.p. 4273]

McClain, Cary Bubba

Harris (8) R2019-471  
Adopted [C.J.p. 4196]

McGowan, Ellen H.

King (4) R2019-574  
Adopted [C.J.p. 44192]

McKenna, Joan

Burke (14) R2019-603  
Adopted [C.J.p. 4208]

Muhammad, Munir

Moore (17), and Others R2019-587  
Adopted [C.J.p. 4269]

Mulherin, Geraldine

Osterman (48) R2019-575  
Adopted [C.J.p. 4290]

Reardon, Stephen Fosberg

Nugent (39) R2019-568  
Adopted [C.J.p. 4283]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

197

**TRIBUTES**

Richards, Thomas G.  
 Quinn (13) R2019-475  
 Adopted [C.J.p. 4206]  
 Russell, Jada  
 Scott, Jr. (24), and Others R2019-564  
 Adopted [C.J.p. 4276]  
 Wille, Lois  
 Burke (14) R2019-602  
 Adopted [C.J.p. 4209]  
 Williams, Caius  
 Harris (8) R2019-472  
 Adopted [C.J.p. 4197]

**ZONING RECLASSIFICATIONS**

Map No. 1-E

300 N. Michigan LLC  
 300 N Michigan Ave  
 App No. 20042, DX-16 to RBPD  
 Misc. Transmittal SO2019-4023  
 Referred [C.J.p. 69] Zoning  
 Passed as [C.J.p. 3671]  
 Substitute

Map No. 1-F

500 North LaSalle LLC  
 151 W Illinois St, 450-500 N LaSalle St  
 App No. 19944, DX7 to BPD  
 Misc. Transmittal SO2019-328  
 Referred [C.J.p. 93830] Zoning  
 Passed as [C.J.p. 3917]  
 Substitute  
 CWI Chicago Hotel LLC  
 1-39 W Wacker Dr, 200-240 N State St, 2-40 W  
 Lake St and 209-241 N Dearborn St  
 App No. 20117, BPD No. 381 to BPD No. 381 as  
 amended  
 Misc. Transmittal O2019-5518  
 Referred [C.J.p. 2200] Zoning  
 One Superior Place Fee LLC  
 1 W Superior St  
 App No. 20119, PD No. 237 to PD No. 237 as  
 amended  
 Misc. Transmittal O2019-5582  
 Referred [C.J.p. 2208] Zoning

**ZONING RECLASSIFICATIONS**

Map No. 1-F

Q180 Randolph PropCo LLC  
 180 W Randolph St  
 App No. 20101T1, PD No. 997 to DC-16  
 Misc. Transmittal O2019-5544  
 Referred [C.J.p. 2211] Zoning

Map No. 1-G

1108-1110 W Fulton Partners LLC  
 1100-1110 W Fulton Market, 300-308 N Aberdeen  
 St  
 App No. 19964T1, C1-1 to DX5  
 Misc. Transmittal SO2019-1373  
 Referred [C.J.p. 95511] Zoning  
 Passed as [C.J.p. 3948]  
 Substitute  
 1230 W Washington. LLC  
 1230 W Washington Blvd  
 App No. 19822, C1-3 to DX-3  
 Misc. Transmittal SO2018-7770  
 Referred [C.J.p. 83323] Zoning  
 Passed as [C.J.p. 3985]  
 Substitute  
 1447 Superior Holdings LLC  
 1447 W Superior St  
 App No. 20068T1, RS-3 to B2-3  
 Misc. Transmittal O2019-5513  
 Referred [C.J.p. 2212] Zoning  
 Chotsuwan, Apidech  
 711 N Noble St  
 App No. 19874, RS3 to RT4.5  
 Misc. Transmittal O2018-9035  
 Referred [C.J.p. 89697] Zoning  
 Passed [C.J.p. 4001]  
 DCP 7 LLC  
 213-221 N Racine Ave  
 App No. 19978T1, C1-1 to DX5  
 Misc. Transmittal SO2019-1381  
 Referred [C.J.p. 95504] Zoning  
 Passed as [C.J.p. 3973]  
 Substitute

OFFICE OF THE CITY CLERK

ZONING RECLASSIFICATIONS

Map No. 1-G

DCP 7LLC  
 1133-1155 W Fulton Market  
 App No. 19976T1, C1-1 to DX5  
 Misc. Transmittal SO2019-1379  
 Referred [C.J.p. 95503] Zoning  
 Passed as [C.J.p. 3959]  
 Substitute  
 Fontana, Joe  
 1529 W Chicago Ave  
 App No. 20026, B1-3 to C1-3  
 Misc. Transmittal SO2019-3425  
 Referred [C.J.p. 98004] Zoning  
 Passed as [C.J.p. 3807]  
 Substitute  
 Huffman, Joel  
 1010 W Lake St  
 App No. 20028T1, C1-1 to DX-3  
 Misc. Transmittal O2019-3827  
 Referred [C.J.p. 67] Zoning  
 Passed [C.J.p. 3808]  
 Marquette Management LLC  
 158-184 N Ada St, 1353-1367 W Lake St  
 App No. 20113, RPD No. 1384 to RPD No. 1384  
 as amended  
 Misc. Transmittal O2019-5577  
 Referred [C.J.p. 2206] Zoning  
 North Park Ventures LLC  
 800 W Lake St  
 App No. 20112, C2-5 to DX-7 then DX-7 to BPD  
 Misc. Transmittal O2019-5570  
 Referred [C.J.p. 2207] Zoning  
 PMD 4 Kinzie Corridor Planned Manufacturing  
 Subdistricts A and B  
 Area bounded by W Ferdinand St, N Armour St, N  
 Noble St, W Hubbard St, W Kinzie St, N Ogden  
 Ave, W Lake St, N Ashland Ave and N Damen  
 Ave  
 Amend  
 Lightfoot (Mayor), Burnett (27) O2019-5606  
 Referred [C.J.p. 2187] Zoning

ZONING RECLASSIFICATIONS

Map No. 1-G

Queen, LLC  
 1033-1057 W Fulton Market, 225-233 N Aberdeen  
 St, and 224-232 N Carpenter St  
 App No. 20010, C1-1/C3-5 to DX5  
 Misc. Transmittal SO2019-2728  
 Referred [C.J.p. 98008] Zoning  
 Passed as [C.J.p. 3709]  
 Substitute

Map No. 1-H

1838 W Grand LLC  
 1838 W Grand Ave  
 App No. 20122T1, M1-2 to B1-3  
 Misc. Transmittal O2019-5560  
 Referred [C.J.p. 2212] Zoning  
 PMD 4 Kinzie Corridor Planned Manufacturing  
 Subdistricts A and B  
 Area bounded by W Ferdinand St, N Armour St, N  
 Noble St, W Hubbard St, W Kinzie St, N Ogden  
 Ave, W Lake St, N Ashland Ave and N Damen  
 Ave  
 Amend  
 Lightfoot (Mayor), Burnett (27) O2019-5606  
 Referred [C.J.p. 2187] Zoning  
 WJTS LLC  
 2337-2345 W Lake St  
 App No. 20074, C1-2 to C2-2  
 Misc. Transmittal O2019-5521  
 Referred [C.J.p. 2210] Zoning

Map No. 1-I

PMD 4 Kinzie Corridor Planned Manufacturing  
 Subdistricts A and B  
 Area bounded by W Ferdinand St, N Armour St, N  
 Noble St, W Hubbard St, W Kinzie St, N Ogden  
 Ave, W Lake St, N Ashland Ave and N Damen  
 Ave  
 Amend  
 Lightfoot (Mayor), Burnett (27) O2019-5606  
 Referred [C.J.p. 2187] Zoning

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

199

ZONING RECLASSIFICATIONS

Map No. 1-I

Williams, Corry  
 341-347 N Kedzie Ave, 148-3158 W Carroll Ave  
 App No. 20019T1, B1-2 and M1-2 to B1-2  
 Misc. Transmittal SO2019-3055  
 Referred [C.J.p. 98009] Zoning  
 Passed as [C.J.p. 4001]  
 Substitute

Map No. 1-M

A-Z Builders, Inc.  
 5722 W Race Ave  
 App No. 20050, RS3 to RT4  
 Misc. Transmittal O2019-4099  
 Referred [C.J.p. 240] Zoning  
 Passed [C.J.p. 3730]

Map No. 2-G

ZS Dev Peoria Green LLC  
 121-125 S Peoria St, 122-128 S Green St  
 App No. 20007T1, DS3 to DX5  
 Misc. Transmittal SO2019-2684  
 Referred [C.J.p. 98009] Zoning  
 Passed as [C.J.p. 4006]  
 Substitute

Map No. 2-H

800-928 S Claremont Ave, 601-929 S Claremont Ave, and 806-930 S Oakley Ave  
 RT-4 and B3-2 to RT-3.5  
 Ervin (28) O2019-5788  
 Referred [C.J.p. 4323] Zoning  
 1017 S Claremont Ave, 1004-1044 S Oakley Blvd  
 RT-4 to RT 3.5  
 Ervin (28) O2019-5790  
 Referred [C.J.p. 4323] Zoning  
 2315-2345 W Greshaw St  
 RT-4 to RT-3.5  
 Ervin (28) O2019-5794  
 Referred [C.J.p. 4323] Zoning  
 932 S Oakley Blvd  
 RT-4 to B3-2  
 Ervin (28) O2019-5799  
 Referred [C.J.p. 4324] Zoning

ZONING RECLASSIFICATIONS

Map No. 2-J

TKVD, Inc.  
 3953-3957 W Polk St, 801 S Pulaski Rd  
 App No. 20047T1, C1-2 and RT4 to C1-2  
 Misc. Transmittal O2019-4093  
 Referred [C.J.p. 245] Zoning  
 Passed [C.J.p. 3730]

Map No. 3-F

I Development, Inc.  
 933-937 N Orleans St  
 App No. 20092T1, B3-2 to B2-3  
 Misc. Transmittal O2019-5554  
 Referred [C.J.p. 2204] Zoning  
 Onni Atrium Apartments Limited Partnership  
 303 W Division St, 1140 N Wells St, and 202 W Hill St  
 App No. 20118, PD No. 136 to PD No. 136 as amended  
 Misc. Transmittal O2019-5519  
 Referred [C.J.p. 2208] Zoning  
 TeamFight Sports LLC  
 413-415 W North Ave  
 App No. 20095T1, B3-3 to C1-3  
 Misc. Transmittal O2019-5551  
 Referred [C.J.p. 2209] Zoning

Map No. 3-G

1445 N Ashland Ave LLC  
 1445 N Ashland Ave  
 App No. 20021T1, B3-2 to B3-3  
 Misc. Transmittal SO2019-3170  
 Referred [C.J.p. 98010] Zoning  
 Passed as [C.J.p. 3820]  
 Substitute  
 Derrig Halsted LLC  
 1530-1534 N Halsted St  
 App No. 19977T1, C3-5 to B3-5  
 Misc. Transmittal SO2019-1380  
 Referred [C.J.p. 95504] Zoning  
 Passed as [C.J.p. 4016]  
 Substitute

OFFICE OF THE CITY CLERK

200

CITY COUNCIL LEGISLATIVE INDEX

Date: 7/24/2019

ZONING RECLASSIFICATIONS

Map No. 3-G

EZMB LLC  
 1513 W Thomas St  
 App No. 20034T1, RS3 to RM4.5  
 Misc. Transmittal O2019-3872  
 Referred [C.J.p. 66] Zoning  
 Passed [C.J.p. 3831]  
 Jones Chicago Real Property II LLC  
 929-949 N Elston Ave  
 App No. 20125, PMD-2 to PMD  
 Misc. Transmittal O2019-5669  
 Referred [C.J.p. 2204] Zoning  
 Litwin, Christopher  
 1230 W Augusta Blvd  
 App No. 20071, M3-3 to B2-2  
 Misc. Transmittal O2019-5516  
 Referred [C.J.p. 2206] Zoning  
 WPA 13 LLC  
 1162 N Milwaukee Ave  
 App No. 20073T1, B3-2 to B2-3  
 Misc. Transmittal O2019-5520  
 Referred [C.J.p. 2210] Zoning

Map No. 3-H

1300 North Milwaukee, LLC  
 1300 N Milwaukee Ave  
 App No. 20004, B1-3 to C1-3  
 Misc. Transmittal O2019-2668  
 Referred [C.J.p. 98010] Zoning  
 Passed [C.J.p. 4031]  
 1330-1334 N. Wicker Park LLC  
 1330-1334 N Wicker Park Ave  
 App No. 19973, RS3 to RM4.5  
 Misc. Transmittal SO2019-1358  
 Referred [C.J.p. 95512] Zoning  
 Passed [C.J.p. 4031]  
 Clough, James amd Belison, Suzanne  
 1248 N Paulina St  
 App No. 20076T1, B3-2 to B2-3  
 Misc. Transmittal O2019-5523  
 Referred [C.J.p. 2200] Zoning

ZONING RECLASSIFICATIONS

Map No. 3-H

Roden, D. Authur  
 2047 W Augusta Blvd  
 App No. 20069, RT-4 to RM-4.5  
 Misc. Transmittal O2019-5514  
 Referred [C.J.p. 2209] Zoning  
 Wooledge, Jeffery R.  
 1514 N Elk Grove Ave  
 App No. 20005T1, RT4 to RM4.5  
 Misc. Transmittal O2019-2674  
 Referred [C.J.p. 98009] Zoning  
 Passed [C.J.p. 4027]  
 YETI Coolers LLC  
 1570-1572 N Milwaukee Ave  
 App No. 2055T1, B2-2 to C1-3  
 Misc. Transmittal SO2019-4213  
 Referred [C.J.p. 245] Zoning  
 Passed as [C.J.p. 3737]  
 Substitute

Map No. 3-I

2738 W Chicago, Inc.  
 2738 W Chicago Ave  
 App No. 20127, C1-2 to B2-3  
 Misc. Transmittal O2019-5681  
 Referred [C.J.p. 2213] Zoning  
 Arzate, Luis  
 1315 N Rockwell St  
 App No. 20013T1, RS3 to RM5  
 Misc. Transmittal O2019-2756  
 Referred [C.J.p. 98001] Zoning  
 Passed [C.J.p. 4037]  
 Dubbs Enterprises  
 2725 W Potomac Ave  
 App No. 20126, RS-3 to RM-4.5  
 Misc. Transmittal O2019-5674  
 Referred [C.J.p. 2201] Zoning  
 L&MC Investments LLC,  
 842 N Fairfield Ave  
 App No. 20022T1, RS3 to RM5  
 Misc. Transmittal O2019-3219  
 Referred [C.J.p. 98006] Zoning  
 Passed [C.J.p. 4032]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

201

ZONING RECLASSIFICATIONS

Map No. 3-I

Morales, William  
 1510 N Talman Ave  
 App No. 20035, RS3 to RT4  
 Misc. Transmittal O2019-3893  
 Referred [C.J.p. 67] Zoning  
 Passed [C.J.p. 3840]

Map No. 3-J

Chicago Title Land Trust No. 8002371766  
 1038-1046 N Spaulding Ave  
 App No. 19979, RS3 to RM5  
 Misc. Transmittal O2019-1382  
 Referred [C.J.p. 95503] Zoning  
 Passed [C.J.p. 4043]

Map No. 3-K

Divkee LLC  
 4201 W Division St  
 App No. 20106T1, C1-1 to RM-6  
 Misc. Transmittal O2019-5536  
 Referred [C.J.p. 2200] Zoning

Map No. 4-F

Vision Group Investment LLC  
 2143-2145 S Halsted Pkwy  
 App No. 20031T1, M1-1 and B3-3  
 Misc. Transmittal O2019-3842  
 Referred [C.J.p. 68] Zoning  
 Passed [C.J.p. 3840]

Map No. 4-G

Msquared Properties LLC  
 901-905 W 18th St  
 App No. 20099, B2-2 to C1-2  
 Misc. Transmittal O2019-5541  
 Referred [C.J.p. 2207] Zoning  
 Sirkin, Sean  
 969 W 18th St  
 App No. 20083, C1-2 to C1-3  
 Misc. Transmittal O2019-5530  
 Referred [C.J.p. 2209] Zoning

ZONING RECLASSIFICATIONS

Map No. 4-H

1628-1650 W 17th St, 1629-1651 W 16th St  
 RT-4 to POS-4  
 Sigcho-Lopez (25) O2019-5785  
 Referred [C.J.p. 4323] Zoning  
 Anaya, Magda  
 1746 W 21st St  
 App No. 20003, B3-2 to C1-2  
 Misc. Transmittal O2019-2667  
 Referred [C.J.p. 98001] Zoning  
 Passed [C.J.p. 4052]

Map No. 5-G

1713 N Clybourn Ave LLC  
 1713 N Clybourn Ave  
 App No. 20056, B1-2 to C1-2  
 Misc. Transmittal O2019-4270  
 Referred [C.J.p. 246] Zoning  
 Passed [C.J.p. 3744]  
 North and Clybourn, LLC  
 1600-1640 N Clybourn Ave, 1700-1712 N  
 Clybourn Ave, and 922-926 W Concord Pl; 842-  
 920 W North Ave  
 App No. 20006T1, M1-2 to C2-3  
 Misc. Transmittal SO2019-2681  
 Referred [C.J.p. 98007] Zoning  
 Passed as [C.J.p. 4052]  
 Substitute

Map No. 5-H

1860 Milwaukee LLC  
 1860 N Milwaukee Ave  
 App No. 20044T1, M1-2 to B3-3  
 Misc. Transmittal SO2019-4002  
 Referred [C.J.p. 69] Zoning  
 Passed as [C.J.p. 3852]  
 Substitute  
 Blasingame, Laura  
 1947-1949 N Hoyne Ave  
 App No. 20002, B1-2 to C1-2  
 Misc. Transmittal O2019-2666  
 Referred [C.J.p. 98002] Zoning  
 Passed [C.J.p. 4064]

OFFICE OF THE CITY CLERK

ZONING RECLASSIFICATIONS

Map No. 5-H

EZMB LLC  
 2016 W Webster Ave  
 App No. 20123T1, B2-2 to B2-3  
 Misc. Transmittal O2019-5564  
 Referred [C.J.p. 2201] Zoning  
 Zen Yoga Garage LLC  
 1843-1845 N Milwaukee Ave  
 App No. 20094T1, M1-2 to B3-5  
 Misc. Transmittal O2019-5552  
 Referred [C.J.p. 2211] Zoning

Map No. 5-I

Petrushchak, Igor  
 2940 W Lyndale St  
 App No. 19967, RT4 to RM4.5  
 Misc. Transmittal SO2019-1352  
 Referred [C.J.p. 95508] Zoning  
 Passed as [C.J.p. 4154]  
 Substitute  
 Robert Glascott Living Trust  
 2209 N Campbell Ave  
 App No. 20081T1, RS-3 to RM-5.5  
 Misc. Transmittal O2019-5528  
 Referred [C.J.p. 2208] Zoning

Map No. 5-J

Guardian Bucktown, LLC  
 3601-3611 W Cortland St, 1844-1856 N Central  
 Park Ave  
 App No. 19957, RT4 to RM5  
 Misc. Transmittal O2019-1346  
 Referred [C.J.p. 95505] Zoning  
 Passed [C.J.p. 4154]  
 Lieberthal, Brandon  
 3511 W Dickens Ave  
 App No. 20067, RS-3 to RT-4  
 Misc. Transmittal O2019-5512  
 Referred [C.J.p. 2205] Zoning

ZONING RECLASSIFICATIONS

Map No. 5-J

Mayra, Jefferey  
 3619 W Armitage Ave  
 App No. 20038, B3-1 to B2-2  
 Misc. Transmittal O2019-4019  
 Referred [C.J.p. 67] Zoning  
 Passed [C.J.p. 3744]

Map No. 5-K

DAG 4433 W Fullerton LLC  
 4433-4439 W Fullerton Ave  
 App No. 20089T1, B2-3 to B2-3  
 Misc. Transmittal O2019-5549  
 Referred [C.J.p. 2200] Zoning  
 Tinoco, Daniel  
 2200 N Keeler Ave, 4200 W Palmer St  
 App No. 20093T1, RS-3 to RM-5  
 Misc. Transmittal O2019-5553  
 Referred [C.J.p. 2210] Zoning  
 Torres, Omar  
 4040-4048 W Armitage Ave  
 App No. 20032T1, B1-1 to B3-2  
 Misc. Transmittal O2019-3843  
 Referred [C.J.p. 67] Zoning  
 Passed [C.J.p. 3858]

Map No. 5-L

Coconate, Lou A.  
 1914-1916 N Cicero Ave  
 App No. 2000, RS3 to C2-1  
 Misc. Transmittal O2019-2658  
 Referred [C.J.p. 98002] Zoning  
 Passed [C.J.p. 4064]  
 Herrera Property Management LLC  
 1906-1908 N Cicero Ave  
 App No. 20129T1, RS3 to C2-2  
 Misc. Transmittal O2019-5690  
 Referred [C.J.p. 2202] Zoning

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

203

ZONING RECLASSIFICATIONS

Map No. 5-M

1654 North Merrimac LLC  
 1654 N Merrimac Ave  
 App No. 20078T1, RS-3 to RM-5.5  
 Misc. Transmittal O2019-5525  
 Referred [C.J.p. 2212] Zoning  
 Blankenship Movers, Inc.  
 5642 W Grand Ave  
 App No. 20040, B3-1 to C2-1  
 Misc. Transmittal O2019-4021  
 Referred [C.J.p. 66] Zoning  
 Passed [C.J.p. 3866]

Map No. 5-N

Misc. Transmittal SO2019-332  
 Referred [C.J.p. 93828] Zoning  
 Passed as [C.J.p. 3866]  
 Substitute  
 Fifty Thirty One Partners LLC  
 6746-6758 W North Ave  
 App No. 20079T1, B1-1 to B2-3  
 Misc. Transmittal O2019-5526  
 Referred [C.J.p. 2202] Zoning  
 Seritage SRC Finance LLC  
 7119-7141 W Wabansia Ave, 1615-1657 N Neva Ave  
 App No. 19946, RS2 to RM4.5 to RPD  
 Misc. Transmittal SO2019-331  
 Referred [C.J.p. 93828] Zoning  
 Passed as [C.J.p. 3889]  
 Substitute

Map No. 6-F

Connie's Pizza, Inc.  
 2373 S Archer Ave  
 App No. 20043T1, M2-2 to C1-2  
 Misc. Transmittal O2019-3933  
 Referred [C.J.p. 66] Zoning  
 Passed [C.J.p. 3745]  
 Y.M.C. Corp. d.b.a. Canton Noodle Co.  
 481 W 26th St  
 App No. 20103, RS-3 to C1-1  
 Misc. Transmittal O2019-5543  
 Referred [C.J.p. 2211] Zoning

ZONING RECLASSIFICATIONS

Map No. 6-H

Cloud Property Management, LLC, 2244  
 2244 W 23rd Pl  
 App No. 19934T1, RM6 to RM6  
 Misc. Transmittal SO2019-321  
 Referred [C.J.p. 93824] Zoning  
 Passed as [C.J.p. 3750]  
 Substitute

Map No. 6-I

2434 S Albany LLC  
 2434 S Albany Ave  
 App No. 20097, RT-4 to RM-4.5  
 Misc. Transmittal O2019-5539  
 Referred [C.J.p. 2212] Zoning

Map No. 6-J

2454 Spaulding LLC  
 2454 S Spaulding Ave  
 App No. 20098T1, B3-1 to B2-3  
 Misc. Transmittal O2019-5538  
 Referred [C.J.p. 2213] Zoning

Map No. 7-F

3115 Properties LLC  
 3111-3119 N Broadway  
 App No. 20024, B3-2 to B3-5 and B3-5 to RBPD  
 Misc. Transmittal SO2019-3406  
 Referred [C.J.p. 98010] Zoning  
 Passed as [C.J.p. 4065]  
 Substitute

Map No. 7-G

800 Altgeld, LLC  
 800-804 W Altgeld St, 2500-2510 N Halsted St  
 App No. 19723T1, RT4 and B3-3 to B3-3  
 Misc. Transmittal SO2018-4986  
 Referred [C.J.p. 79190] Zoning  
 Passed as [C.J.p. 4088]  
 Substitute  
 EZMB LLC  
 1545-1549 W Diversey Pkwy  
 App No. 20120T1, M1-2 to RT-4  
 Misc. Transmittal O2019-5579  
 Referred [C.J.p. 2201] Zoning

OFFICE OF THE CITY CLERK

204

CITY COUNCIL LEGISLATIVE INDEX

Date: 7/24/2019

**ZONING RECLASSIFICATIONS**

Map No. 7-H

Dragovich Family Limited Partnership, The  
 2641-2645 N Clybourn Ave  
 App No. 20082T1, M2-3 to B2-1  
 Misc. Transmittal O2019-5529  
 Referred [C.J.p. 2201] Zoning

Klemm, Jonathan  
 2333 W Montana St  
 App No. 20080T1, M1-2 to RT-4  
 Misc. Transmittal O2019-5527  
 Referred [C.J.p. 2204] Zoning

Map No. 7-I

Godlewski, Janusz  
 2453-2455 N California Ave  
 App No. 20084, RS-3 to RM4.5  
 Misc. Transmittal O2019-5531  
 Referred [C.J.p. 2202] Zoning

McGuire, Pdraig  
 2448 W Diversey Ave  
 App No. 20121T1, RS-3 to B2-3  
 Misc. Transmittal O2019-5559  
 Referred [C.J.p. 2206] Zoning

Walters, Jessica  
 2973 N Elston Ave  
 App No. 20090T1, M1-2 to RT4  
 Misc. Transmittal O2019-5558  
 Referred [C.J.p. 2210] Zoning

Map No. 7-J

3334-3350 W Diversey Ave  
 B1-3 and B3-2 to B3-1  
 Ramirez-Rosa (35) O2019-5803  
 Referred [C.J.p. 4324] Zoning

2620-2634 N Milwaukee Ave  
 B3-3 to B3-1  
 Ramirez-Rosa (35) O2019-5806  
 Referred [C.J.p. 4325] Zoning

2643-2651 N Milwaukee Ave  
 B3-3 to B3-1  
 Ramirez-Rosa (35) O2019-5811  
 Referred [C.J.p. 4325] Zoning

**ZONING RECLASSIFICATIONS**

Map No. 7-J

2816 N Milwaukee Ave, 3424 W Diversey Ave  
 B2-2 to B2-1  
 Ramirez-Rosa (35) O2019-5817  
 Referred [C.J.p. 4325] Zoning

2832-2834 N Milwaukee Ave  
 B2-2 to B2-1  
 Ramirez-Rosa (35) O2019-5838  
 Referred [C.J.p. 4325] Zoning

2854 N Milwaukee Ave  
 B2-2 to B2-1  
 Ramirez-Rosa (35) O2019-5853  
 Referred [C.J.p. 4326] Zoning

2875 N Milwaukee Ave  
 B2-2 to B2-1  
 Ramirez-Rosa (35) O2019-5846  
 Referred [C.J.p. 4326] Zoning

3614 W Diversey LLC  
 3614 W Diversey Ave  
 App No. 20105, B3-1 to B2-2  
 Misc. Transmittal O2019-5537  
 Referred [C.J.p. 2213] Zoning

Medina, Javier  
 3820 W Diversey Ave  
 App No. 20070, RS-3 to C2-1  
 Misc. Transmittal O2019-5515  
 Referred [C.J.p. 2207] Zoning

Rodriguez, Hector  
 3944 W Wrightwood Ave  
 App No. 20009T1, RS3 to RM4.5  
 Misc. Transmittal O2019-2692  
 Referred [C.J.p. 98007] Zoning  
 Passed [C.J.p. 4098]

Tullamore Management LLC  
 3201 W Belmont Ave  
 App No. 19092T1, C1-1 to B2-3  
 Misc. Transmittal SO2017-143  
 Referred [C.J.p. 40891] Zoning  
 Passed as [C.J.p. 3755] Substitute

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

205

ZONING RECLASSIFICATIONS

Map No. 7-L

2700-2740 N Central Ave, 5549-5601 W Diversey Ave  
 B3-1 to B1-1  
 Reboyras (30) O2019-5470  
 Referred [C.J.p. 4324] Zoning

Map No. 7-M

2700-2740 N Central Ave, 5549-5601 W Diversey Ave  
 B3-1 to B1-1  
 Reboyras (30) O2019-5470  
 Referred [C.J.p. 4324] Zoning  
 Narvaez, Susan  
 6309 W Diversey Ave  
 App No. 20075, RS3 to C1-1  
 Misc. Transmittal O2019-5522  
 Referred [C.J.p. 2207] Zoning  
 Property Match USA LLC - 3001-09 N Austin  
 3001-3007 N Austin Ave  
 App No. 20130, RS3 to C1-1  
 Misc. Transmittal O2019-5694  
 Referred [C.J.p. 2208] Zoning

Map No. 8-G

LeVon, Samuel  
 3624 S Halsted St  
 App No. 20052T1, M1-2 to RT3.5  
 Misc. Transmittal O2019-4126  
 Referred [C.J.p. 243] Zoning  
 Passed [C.J.p. 3768]  
 Zhang, Jiarong and Mei, Feng Ming  
 1003-1005 W 31st St  
 App No. 20124T1, RS1 to B2-2  
 Misc. Transmittal O2019-5567  
 Referred [C.J.p. 2211] Zoning

Map No. 8-H

Castro, Gabriel and Castro, Paula  
 3827-3829 S Wood St  
 App No. 20033, RS3 to RT4  
 Misc. Transmittal O2019-3853  
 Referred [C.J.p. 66] Zoning  
 Passed [C.J.p. 3913]

ZONING RECLASSIFICATIONS

Map No. 8-H

Tyllie Barbosa Photography LLC  
 1735 W 38th St  
 App No. 20036, RS3 to C1-1  
 Misc. Transmittal O2019-3900  
 Referred [C.J.p. 68] Zoning  
 Passed [C.J.p. 3913]

Map No. 8-I

Lin, Yao  
 2900-2902 W Pershing Rd  
 App No. 20102, RS3 to RT4  
 Misc. Transmittal O2019-5546  
 Referred [C.J.p. 2205] Zoning

Map No. 9-F

Broadway & Harbor LLC  
 3450-3480 N Broadway, 645-653 W Cornelia Ave  
 App No. 20116, RM-5 and B3-2 to B3-3  
 Misc. Transmittal O2019-5598  
 Referred [C.J.p. 2199] Zoning  
 Maynard-3501 Pine Grove LLC  
 3501 N Pine Grove Ave  
 App No. 20104T1, RM-5 to RM5.5  
 Misc. Transmittal O2019-5550  
 Referred [C.J.p. 2206] Zoning

Map No. 9-G

JIA Bosworth LLC  
 3608-3610 N Southport Ave  
 App No. 20086, BPD No. 1047 to B3-2  
 Misc. Transmittal O2019-5533  
 Referred [C.J.p. 2204] Zoning

Map No. 9-J

Rosalia, Brito and Guadalupe, Brito  
 3334 N Ridgeway Ave  
 App No. 20015, RS3 to RT4  
 Misc. Transmittal O2019-2826  
 Referred [C.J.p. 98002] Zoning  
 Passed [C.J.p. 4109]

OFFICE OF THE CITY CLERK

ZONING RECLASSIFICATIONS

Map No. 9-K

Muniz, Edwin E.  
 3208 N Kostner Ave  
 App No. 20046, B2-3 to C1-3  
 Misc. Transmittal O2019-4092  
 Referred [C.J.p. 244] Zoning  
 Passed [C.J.p. 3782]

Map No. 9-L

Portage Park Capital, LLC  
 3631-3657 N Central Ave, 5547-5557 W  
 Waveland Ave  
 App No. 19994,  
 Misc. Transmittal SO2019-2660  
 Referred [C.J.p. 98007] Zoning  
 Passed as [C.J.p. 4109]  
 Substitute

Map No. 9-M

Addison, Inc., d.b.a. New Wash U Coin Laundry  
 6043-6049 W Addison St  
 App No. 20030, B1-1 and B3-1 to B3-1  
 Misc. Transmittal O2019-3836  
 Referred [C.J.p. 69] Zoning  
 Passed [C.J.p. 3914]  
 Quintana, Mary Anne  
 6313 W Melrose St  
 App No. 20018, RS2 to RT3.5  
 Misc. Transmittal O2019-3015  
 Referred [C.J.p. 98007] Zoning  
 Passed [C.J.p. 4124]

Map No. 9-O

Belmont Real Estate, Inc  
 3200 N Harlem Ave  
 App No. 20029, B3-1 to C1-1  
 Misc. Transmittal O2019-3835  
 Referred [C.J.p. 65] Zoning  
 Passed [C.J.p. 3914]

Map No. 10-F

4601-4639 S Halsted St  
 C3-2 to B3-2  
 Thompson (11) O2019-3110  
 Referred [C.J.p. 101127] Zoning  
 Passed [C.J.p. 4124]

ZONING RECLASSIFICATIONS

Map No. 10-F

Bracken Management, Inc.  
 505-507 W Root St  
 App No. 20131, RS3 to C1-1.5  
 Misc. Transmittal O2019-5617  
 Referred [C.J.p. 2199] Zoning  
 Thresholds, The  
 734 W 47th St  
 App No. 20087T1, B1-1 to B1-3  
 Misc. Transmittal O2019-5534  
 Referred [C.J.p. 2210] Zoning

Map No. 11-G

Carl Clybourn LLC  
 4420-4430 N Sheridan Rd  
 App No. 20060T1, B3-3 to B2-5  
 Misc. Transmittal O2019-4384  
 Referred [C.J.p. 242] Zoning  
 Passed [C.J.p. 3776]  
 Lawrence 1101 LLC and Fulton West Loop Cedar  
 Lawrence LLC  
 4738-4750 N Winthrop Ave  
 App No. 20088T1, RT-4 to B2-5  
 Misc. Transmittal O2019-5535  
 Referred [C.J.p. 2205] Zoning

Map No. 11-H

Prince of Tides LLC  
 4515 N Ravenswood Ave  
 App No. 20072T1, M1-2 to C3-2  
 Misc. Transmittal O2019-5517  
 Referred [C.J.p. 2208] Zoning  
 Tullamore Development LLC  
 4729 N Winchester Ave  
 App No. 20012T1, RS3 to RM4.5  
 Misc. Transmittal SO2019-2738  
 Referred [C.J.p. 98008] Zoning  
 Passed as [C.J.p. 3782]  
 Substitute

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

207

**ZONING RECLASSIFICATIONS**

Map No. 11-I

Coyle, Alan  
 2763 W Lawrence Ave  
 App No. 20091, B1-2 to B2-3  
 Misc. Transmittal O2019-5557  
 Referred [C.J.p. 2200] Zoning

Map No. 11-J

3332 W Irving Park Rd LLC  
 3332 W Irving Park Rd  
 App No. 19999T1, C1-1 to B2-3  
 Misc. Transmittal O2019-2657  
 Referred [C.J.p. 98011] Zoning  
 Passed [C.J.p. 3794]

Map No. 11-L

Urbano-Hernandez and Black Heart Tattoo, LLC  
 4030 N Milwaukee Ave  
 App No. 20016, B1-3 to C1-1  
 Misc. Transmittal O2019-2842  
 Referred [C.J.p. 98002] Zoning  
 Passed [C.J.p. 4125]

Map No. 13-G

11060 S Western Ave  
 B3-1 to B1-1  
 O'Shea (19) O2019-5773  
 Referred [C.J.p. 4322] Zoning  
 5050 North Broadway Property LLC  
 5046-5056 N Broadway, 1200 W Winnemac Ave,  
 5051-5063 N Broadway and 1125 W Winona St  
 App No. 20114, RPD No. 1347 to RPD No. 1347  
 as amended  
 Misc. Transmittal O2019-5584  
 Referred [C.J.p. 2213] Zoning  
 MCZ Sheridan LLC  
 5356 N Sheridan Rd  
 App No. 20096T1, B3-3 to B2-3  
 Misc. Transmittal O2019-5540  
 Referred [C.J.p. 2207] Zoning

**ZONING RECLASSIFICATIONS**

Map No. 13-I

MCZ Edgewater LLC  
 5700 N Ashland Ave  
 App No. 19879, PD No. 1312 to PD No. 1312, as  
 amended  
 Misc. Transmittal SO2018-9260  
 Referred [C.J.p. 91509] Zoning  
 Passed as [C.J.p. 4125]  
 Substitute

Map No. 14-E

Benedict \. Okocha Living trust Dated 10-01-13 By  
 Benedict I. Otocha. sole Trustee/  
 6011-6013 S State St  
 App No. 19956, B1-2 to B2-3  
 Misc. Transmittal O2019-1345  
 Referred [C.J.p. 95507] Zoning  
 Passed [C.J.p. 4152]

Map No. 14-G

Hope Manor Village Housing Limited Partnership  
 5958 S Green St  
 App No. 20108, RS3 to RT4  
 Misc. Transmittal O2019-5650  
 Referred [C.J.p. 2203] Zoning  
 Hope Manor Village Housing Limited Partnership  
 6031 S Green St  
 App No. 20109, RS3 to RT4  
 Misc. Transmittal O2019-5657  
 Referred [C.J.p. 2203] Zoning  
 Hope Manor Village Housing Limited Partnership  
 6033 S Green St  
 App No. 20107, RS3 to RT4  
 Misc. Transmittal O2019-5635  
 Referred [C.J.p. 2202] Zoning  
 Hope Manor Village Housing Limited Partnership  
 6035-6039 S Green St  
 App No. 20110, RS3 to RT4  
 Misc. Transmittal O2019-5601  
 Referred [C.J.p. 2203] Zoning

OFFICE OF THE CITY CLERK

**ZONING RECLASSIFICATIONS**

Map No. 14-G

Hope Manor Village Housing Limited Partnership  
 6101 S Sangamon St  
 App No. 20111, RS3 to RT4  
 Misc. Transmittal O2019-5607  
 Referred [C.J.p. 2203] Zoning

Map No. 15-G

Baker, Lee  
 5661 N Greenwood Ave  
 App No. 20037, RS3 to RM4.5  
 Misc. Transmittal O2019-4018  
 Referred [C.J.p. 65] Zoning  
 Passed [C.J.p. 3915]

Map No. 15-H

6131 N Hamilton Ave  
 RS3 to RT4  
 Vasquez, Jr. (40) O2019-5861  
 Referred [C.J.p. 4326] Zoning

Map No. 15-M

Fabian, Michael  
 6253 N Milwaukee Ave  
 App No.20001, B3-1 to C2-2  
 Misc. Transmittal O2019-2665  
 Referred [C.J.p. 98004] Zoning  
 Passed [C.J.p. 3915]

Map No. 16-D

Space Fund NFP  
 6929-6961 S Kenwood Ave, 1348 E 70th St  
 App No. 20100T1, M1-2 to C3-1  
 Misc. Transmittal O2019-5542  
 Referred [C.J.p. 2209] Zoning

Map No. 16-I

Landshark Ventures LLC  
 2606 W 69th St  
 App No. 20077, B1-2 to B2-2  
 Misc. Transmittal O2019-5524  
 Referred [C.J.p. 2205] Zoning

**ZONING RECLASSIFICATIONS**

Map No. 16-L

6453-6459 S Lavergne Ave, 6448-6458 S  
 Lavergne Ave  
 B3-1 to RS-2  
 Quinn (13) O2019-5763  
 Referred [C.J.p. 4322] Zoning

Map No. 18-E

Gregory Phillips Trust  
 7810-7812 S Indiana Ave  
 App No. 20085, RS-2 to RT-3.5  
 Misc. Transmittal O2019-5532  
 Referred [C.J.p. 2202] Zoning

Map No. 19-G

Flangelato, LLC  
 1500-1506 W Jarvis Ave, 7404-7412 N Greenview  
 Ave  
 App No. 19996, B3-3 to C1-3  
 Misc. Transmittal O2019-2662  
 Referred [C.J.p. 98006] Zoning  
 Passed [C.J.p. 4152]

Map No. 20-G

Gomez Landscaping LLC  
 8154 S Racine Ave  
 App No. 20057, C2-2 to B2-3  
 Misc. Transmittal O2019-4284  
 Referred [C.J.p. 243] Zoning  
 Passed [C.J.p. 3806]

Map No. 22-B

Baltimore Properties LLC  
 8701-8757 S Baltimore Ave  
 App No. 20128, M1-2 to M3-2  
 Misc. Transmittal O2019-5685  
 Referred [C.J.p. 2199] Zoning  
 Verity Investments LLC  
 8737 S Commercial Ave  
 App No. 20039, B1-2 to B2-3  
 Misc. Transmittal O2019-4020  
 Referred [C.J.p. 68] Zoning  
 Passed [C.J.p. 3916]

OFFICE OF THE CITY CLERK

Date: 7/24/2019

CITY COUNCIL LEGISLATIVE INDEX

209

---

**ZONING RECLASSIFICATIONS**

Map No. 22-F

Wright, Robin

9001 S Halsted St

App No. 20048T1, M1-1 to C2-1

Misc. Transmittal

O2019-4094

Referred [C.J.p. 245]

Zoning

Passed [C.J.p. 3800]

Map No. 76-B

1900 Clybourn Property LLC

1960-1980 N Clybourn Ave

App No. 20115T1, M2-3 to C2-3

Misc. Transmittal

O2019-5590

Referred [C.J.p. 2212]

Zoning

Talman, Logan

2501-2503 N Talman Ave

App No. 19998, RM4.5 to RS3

Misc. Transmittal

O2019-2656

Referred [C.J.p. 98006]

Zoning

Passed [C.J.p. 4098]

OFFICE OF THE CITY CLERK

210

CITY COUNCIL LEGISLATIVE INDEX

Date: 7/24/2019

---